### EXACT and most IMPARTIAL

# ACCOMPT

Of the Indiament, Arraignment, Trial, and Judgment (according to Law) of Twenty nine

## REGICIDES

THE J—11—41
MURTHERERS

Of His Late

### SACRED MAJESTY

Of Most Glorious Memory:

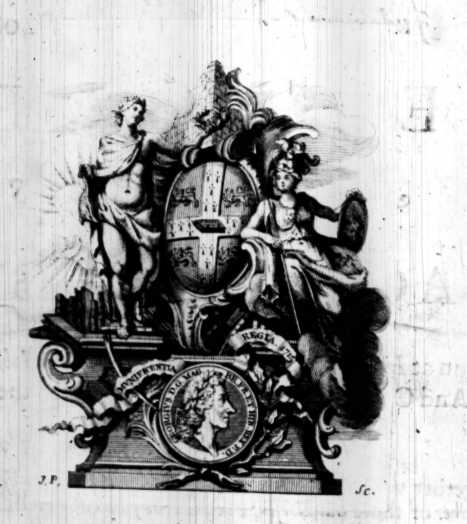
Begun at Hicks-Hall on Tuesday, the 9th of Ottober, 1660.

And Continued (at the Sessions-House in the Old-Bayley) until Friday, the nineteenth of the same Moneth.

Together with a SUMMARY of the Dark, and Horrid Descrees of those Gaballists, Preparatory to that Hellish Fact.

Exposed to view for the Reader's Satisfaction, and Information of Posterity.

London, Printed for Andrew Crook at the Green Dragen in St. Paul's Church-yard, and Edward Powel at the White-Swan in Little Britain. 1660.



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# SUMMARY

(by way of Premise) of the dark Proceedings of the Cabal at

#### WESTMINSTER,

Preparatory to the Murther of His late Sacred Majesty, Taken out of their own Journal-Book.

He Commons Resolved, That no further Addresses be made to the King, by themselves, nor by any otler, without leave of both Houses; And those, that do, to incur the Penalty of High-Treason.

And Declare, They will receive no more Messages from Him.
And Enjoyn, That no Person, whatsoever, receive, or bring, any Message from Him, to Both, or either Houses, or to any other Person.

15. Jan. 1647. The Lords concurred to these Votes.

17 August, 1648. The Commons concur with the Lords, That these Votes for Non-Addresses be Revoked.

20. November, 1648. The Army present their Remonstrance to the Parliament, for bringing Delinquents to Justice.

24. November, 1648. The Treaty, at the Isle of Wight, Voted to continue till the twenty seventh of November.

1. December, 1648. Master Hollis presents an Account of the Treaty with the King.

В

And

And, the same day, Information was brought them of the King's being

removed, from Caribrook, to Hurst Castle.

5. December, 1648. The King's Answer to the Propositions Voteda Ground for the House to proceed upon, for Settlement of the Peace of the Kingdom.

6. December, 1648. The Members were secured by Colonel Pride.

7. December, 1648. The House of Commons appointed a day of Humiliation; Peters, Caryl, and Marshal, to perform the Duty.

For Revoking the Votes for? Non- Addre (Tes to the King, For a Treaty to be bad with Dishonourable, The several Votes Him,

That His Answers to the and Destructive. Propositions, were a Ground for Peace,

23. December, 1648. A Committee was appointed to confider, how toproceed in a way of Juffice against the King, and other Capital Offenders. 28. December, 1648. An Ordinace for Trial of the King was read.

1. Fanuary, 1648. Declared, and adjudged by the Commons, That, by the funda nental Laws, 't is Treason in the King of England for the timebeing, to levy War against the Parliament, and Kingdom.

2. 7 an. 1648. The Lords difagreed to this Vote, and cast it out, and

the Ordinance for Tryal of the King, Nemine contradicente.

3. 7an. 1648. The same Note was again put to the question in the House

of Commons, and carried in the Affirmative.

4. Jan. 1648. Master Garland presents a new Ordinance for erecting an High Court of Justice for Tryal of the King : which was read the first, fecond, and third time, affented to, and paffed the same day.

And Ordered no Copy to be delivered. Same day. Resolved, That the People are (under God) the Original of

Voted

all just Powers.

That themselves, being Chosen by, and Representing the People, bave the

Supreme Power in the Nation.

That what soever is Enacied, or Declared, for Law by the Commons in Parliament, bath the force of a Law, and the People concluded thereby : though Confent of King, and Peers, be not bad thereunto.

6. Fan. 1648. The Commissioners for Tryal of the King are Ordered to meet on Munday then next at two of the clock, in the Painted-chamberos Ther (3)

Their days of fitting were, 8, 10, 12, 13, 15, 17, 18, 19, 20, 22, 23, 24, 25, 26, 27, 29, of January, 1648.

Painted-chamber, Munday, 8 January. They chose Ask, Dorislaus,

Steel, and Cook, to be their Councel, and other Officers.

And sent out their Precept, under their Hands, and Seals, for Proclaiming their Court in Westminster-ball, to be held in the Painted-chamber, on the tenth. Which Precept is all of Ireton's Hand-writing. [Journal of the Court. fol. 6. And

Tuesday, the 19th. The Commissioners Ordered; That the Proclamation be made in Cheap-side, and at the Old-Exchange: And appointed a Committee to consider of the matter of Government, of making a new Great

Seal, and not using the name of a Single Person.

Wednesday, the tenth. They chose Bradshaw (who was absent) for their President, and Say pro tempore, who gave Garland thanks for his Pains about the business of the Court. Fol. 72.

And appointed their Councel to prepare, and prosecute, their Charge. And a Committee to consider for carrying on the Tryal. Whereof

Millington, Garland, and Martin were three.

Friday, the twelfth. Waller, and Harrison, are desired to attend the General, to appoint Guards, to attend the Court.

And Titchbourn, and Roe, with others, to prepare for the Solemnity of the Tryal, and to appoint Workmen, &c. Fol. 16.

The Charge to be brought in on Munday.

And Waller, Scot, Tichbourn, Harrison, and others, to consider of the place for Tryal, and Report the next day.

Saturday, the thirteenth. Upon Garland's Report, Ordered, The Tryal be where the Courts of King's Bench, and Chancery, sate in Westmin-

fter-ball. fol. 20.

Munday, the Fisteenth. The Councel brought in a Draught of the Charge. And a Committee appointed, to advise therein, and compare the Evidence therewith. fol. 21.

And they, and others, to confider of the manner of bringing the King

to his Tryal.

And that day Tichbourn delivered a Petition to the Commons, in the name of the Commons in London, in Common-Councel, differing from the Lord Major, and Aldermen.

The Substance was, for bringing the King to Justice. Which was Orde-

Wednesday, the seventeenth. The Charge recommitted to the Committee. Fol. 24.

Thursday, the 18th. Tichburn excused the absence of Mr. Steel: and

nothing then else done. Fol. 29.

Friday, the 19th. Upon Millington's Report of the Charge, and Form of words for exhibiting it; Ordered, That the Attorney, or, in his abfence the Solicitour exhibit it. Fol. 30.

And Waller, Harrison, and others, to appoint thirty to wait upon the

King; and twenty upon the Prefident.

Saturday, the 20th. Forenoon. Ordered, That Mildmay deliver the

Sword of State to Humphreys, to bear before the President.

The Solicitour presents the Charge engrossed; which being read, and signed, by him, was returned to him to be exhibited. And then Adjourned to Westminster-Hall.

Westminster-Hall, Saturday, the 20th. Afternoon. The King was brought in by Thomlinson, attended by Hacker, and two and thirty Partisans.

And Cook then exhibited the Charge. And the King not owning their Authority, was remanded. And they Adjourned till Manday.

Painted-chamber, Munday, the 22d. Forenoon. They approved of what their President had done on Saturday; and Resolved,

That the King should not be suffered to question their Jurisdiction.

Fol. 50.

Westminster-Hall, Same day, Afternoon. Cook prayed, That the King be directed to answer; and, if he refused, That the matter of the Charge be taken pro confesso. And the King, not owning their Authority, was remanded. Fol. 58.

Westminster-Hall, Tuesday, the 23d. Afternoon. The King, not owning their Authority, was remanded; and the Court. Adjourned to the

Painted-Chamber.

And there Refolved, They would examine Witnesses, Fol. 61.

Painted-chamber, Wednesday the 24th. was spent in examining their Witnesses. Fol. 66.

Painted-chamber, Thursday, the 25th. Afternoon. They examined more-Witnesses.

They Resolved to proceed to Sentence of Condemnation against the King.

And that this Condemnation, be for being Tyram, Traitour, and Muriberer

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Murtberer, and Publike Enemy to the Commonwealth.

And that the Condemnation extend to Death. Fol. 68.

And Ordered, That a Sentence, grounded upon these Votes, be prepared by Scot, Marten, Harrison, and others.

Painted-Chamber, Friday, the 26th. The draught of the Sentence Reported, and agreed; And Resolved, That the King be brought the next

day to Westminster-Hall, to receive it. Fol.96.

Painted-Chamber, Saturday, the 27th. Fore-noon. The Sentence being engroffed; Refolved, The same should be the Sentence, which should be read, and published, in Westminster-Hall, the same day.

That the President should not permit the King to speak after Sentence.
That, after the Sentence read, he should declare it to be the Sence, and

Judgment of the Court.

That the Commissioners should thereupon signific their Consent by

And, the same day, the Commons Ordered the Clerk to bring in the

Records of that Judgment to the House. Journal of the House.

West minster-Hall, the same Day, After-noon. The King being brought

in, and not owning their Authority; the Sentence was read.

And, upon the Declaration of the President, That it was the Judgment of the Court, they stood up, and Owned it, and Adjourned to the Painted-Chamber.

And there appointed Waller, and others, to consider of the Time,

and Place, for Execution.

Painted-Chamber, Munday, the 29th. Upon the report of the Committee, Ordered, A Warrant be drawn for executing the King in the open Street, before White-Hall, the next day; directed to Hacker, and others: which was done accordingly. Fol. 116.

31. Fanuary, 1648. Ordered by the Commons, That the Lord Grey, out of Haberdashers-Hall, do dispose of 1001. for the Service of the

Common-wealth.

2. February, 1648. They Ordered in the first place to take into Consideration, and Debate, the House of Lords, for settlement of the Government.

put, Whether that House should take the Advice of the House of Lords in the exercise of the Legislative Power? the House was divided, and it earried, in the Negative, by fifteen Voices.

B 3,

Andl

And then Refolved; That the House of Peers was useles, and dangerous, and ought to be abolished. And Ordered an Act to be brought in,

for that purpose.

7. February, 1648. They Declared, That the Office of a King in this Nation, and to have the Power thereof in a Single Person, was unnecessary, burthensom, and dangerous to the Liberty, Safety, and publike interest of the People: and therefore ought to be abolished.

9. February, 1648. They Ordered, The Narrative of the Proceedings, and Records, for Tryal of the King, to be forthwith brought into this

House.

16. February, 1648. They Ordered, That the Clerk of that High-Court of Justice be desired to bring in those Proceedings to their House, the next Day.

March, 1648. Sir Arthur Hesslrig Reports from the Committee, That Charls, and James Stewart, Sons of the late King, should dye

without Mercy, wherefoever they should be found.

12. December, 1650. Mr. Say Reported the Proceedings of their High-Court against the King, conteined in a Book, entituled, A Journal, &c. which was read at large by their Glerk.

He likewise presented from that Court, The Act for Tryal of the

King, and the Precept for holding the Court.

The Charge was exhibited the twentieth; And,

The Sentence Read the twenty seventh of January, 1648.

And thereupon they Declared;

That the Persons entrusted in that great Service, had discharged their Trust with great Courage, and Fidelity;

That the Parliament was well satisfied in that Accompt of the Parti-

culars, and Proceedings.

And Ordered, That the same Records do remain among the Records of Parliament, That those Proceedings be Engrossed in a Roll, and Recorded among the Parliament-Rolls: for transmitting the Memory thereof to Posterity.

And Refolved, That their Commissioners for their Great Seal issue a Certiorari to their Clerk, to transmit those Proceedings into the

Chancery, there to be on Record.

And that the same be sent by Mittimus from thence to other Courts at Westminster, and the Custos Rotulorum of the Counties, to be Recorded.

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In the County of Middlesex. The Proceedings at Hicks-Hall, Tuesday the 9th of October, 1660 in order to the Tryal of the pretended Judges of his late Sacred Majesty.

He Court being sate; the Commission of Oyer, and Terminer under the Great Seal of England, was first read. It was directed to the Lords, and others hereaster named: viz.

Thomas Aleyn, Knight, and Baronet, Lord Mayor of the City of London.

The Lord Chancellour of Eng-

The Earl of South-hampton, Lord Treasurer of England.

The Duke of Sommerfet. The Duke of Albemarle.

The Marquess of Ormand, Steward of His Majestie's Houshold.

The Earl of Lindsey, Great Chamberlain of England.

The Earl of Manchester, Chamberlain of his Majesties Houshold.

The Earl of Dorfet.
The Earl of Berkshire.

The Earl of Sandwich.

Viscount Say, and Seal.

The Lord Roberts.

The Lord Fineb. .

Denzil Hollis, Esquire.

Sir Frederick Cornwallis, Knight, and Baronet, Treasurer of His Majesties Houshold.

Sir Charls Barkly, Knight, Comptrouler of His Majesties Houshold.

Mr. Secretary Nicholas. Mr. Secretary Morris.

Sir Anthony Ashley-Cooper.

Arthur Annesley, Esquire. The Lord Chief Baron.

Mr. Juffice Foster.

Mr. Justice Mallet.

Mr. Justice Hide.

Mr. Baron Atkins.

Mr. Justice Twisden.

Mr. Justice Tyrrel.

Mr. Baron Turner.

Sir Harbottle Grimston, Knight, and Baronet.

Sir William Wild, Knight, and Ba-

ronet and

Mr. Serjeant Hale. John Howel Esquire.

Sir Geoffry Palmer, His Majestie's Attorny General. Sir Heneage Finch, His Majestie's Solicitour General. Sir Edward Turner, Attorny to His Highness the Dake of York. Wadham Windham Efquire.

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Edward Shelton Efquire, Clerk of the Crown.

#### The Grand Fury Sworn were

Sir William Darcy Baronet, Fore-

Sir Robert Bolles, Baronet. Sir Edward Ford, Knight.

Sir Thomas Prestwick.

Sir William Coney, Knight. Sir Charls Sidley Baronet.

Sir Lewis Kirk, Knight.

Sir Henry Littleton, Baronet.

Sir Ralph Bovey, Baronet.

Edward Chard Esquire.

Robert Giggen Efquire.

John Fotberly Esquire. Charls Gibbons Esquire.

Thomas Geree Esquire. Richard Cox Esquire.

Robert Bladwell Efquire.

Henry Mustian Esquire.

7 chn Markbam Esquire.

Edward Buckley, Gent.

Francis Bourchier, Gent.

Edward Lole.

Hart, Cryer.

After Proclamation for filence was made, it pleased Sir Orlando Brideman, Lord Chief Baron of His Majestie's High Court of Exchequer, to speak to the Jury, as followeth.

GENTLEMEN,

## The Lord Chief Berons Speech.

Gentlemen,

You may perceive by this Commission that hath been read, that we are authorized by the King's Majestie to hear, and determine, all Treafons, Felonies, and other Offences, within this County: But because this Commission is upon a special occasion, the Execrable Murther of the blessed King, that is now a Saint in Heaven, King Charls the first; we shall not trouble you with the Heads of a long Charge. The ground of this Commission was, and is, from the Act of Oblivion, and Indempnity. You shall sinde in that Act there is an Exception of several persons, who (for their Execrable Treasons, in sentencing to Death, and signing the Warrant for the taking away the Life of our said Sovereign) are left to be proceeded against as Traytors, according to the Laws of England; and are out of

that Ad wholly excepted, and fore-prized.

Gentlemen, You feethese Persons are to be proceeded with, according to the Laws of the Land; and I shall speak nothing to you, but what are the wordsof the Laws. By the Statute of the twenty fifth of Edward the third (a Statute, or Declaration of Treason) it is made High-Treason to compass, and imagine, the Death of the King. It was the ancient Laws of the Nation. In no Case else Imagination, or Compasfing, without an Actual Effect of it, was punishable by our Law. Nibil officit Conatus, nifi sequatur Effectus; that was the old Rule of Law: But in the case of the King; His life was so precious, that the Intent was Treason by the Common Law; and Declared Treason by this Statute. The reason of it is this, In the case of the Death of the King, the Head of the Commonwealth that's cut off: and what a Trunk, an inanimate Lump, the Body is, when the Head is gone, you all know. For the Life of a single man, there's the life of the Offendor; there's some Recompence, Life for Life: But for the Death of the King what Recompence can be made? This compassing, and Imagining, the cutting off the Head of the King is known by some Overt-Att. Treason it is in the wicked Imagination, though not Treason Apparent; but when this Poyson swells out of the Heart, and breaks forth into Action: in that case, it's High Treason.

Then what is an Imagination, or compassing of the King's Death?
Truly, it is any thing which shews what the Imagination is. Words in

Compassing of the Kings death. But what will you fay then, if men do not only go about to conspire. and consult; but take upon them to Judg, Condemn, nay, put to Death the King? Certainly, this is so much beyond the Imagination and compassing : as tis not only laying the Cockatrice's Egg; bue brooding upon it, till it hath brought forth a Serpent. I must deliver to you for plain, and true, Law; That no Authority, no fingle perfon no community of persons, not the people collectively, or Representatives I have any coercive power over the King of England. And I do not speak mine own Sence; but the words of the Laws unto you. It was the Treason of the Spencers, in King Edward the Seconds Time, in Calvins case, second Report. The Spencers had an opinion, that all Homageand Allegiance, was due to the King, by reason of the Crown. as they called it. And thereupon (fay the Pooks, and Records) they drew out this exerable Inference (among others) That it the King did not demean himself according to Right; because he could not be reformed by Law, he might per-aspertee, that is, by harp Imprisonment: but this was adjudged horrid Treason by two Atts of Parliament.

Gentlemen, Let me tell you what our Law-books fay : for there's the Ground, out of which (and the Statutes together) we must draw

all our Conclusions for matter of Government.

How do they Stile the King? They call Him, The Leintenant of Go', and many other expressions, in the Book of Primo Henrici Septimis Saies that book there; The King is immediate from God, and bath no Superiour. The Statutes sayes; That the Crown of England is immediately subject to God, and to no other Power, The King (says our books,) He is not onely Caput Populi, the Head of the people; but Caput Reipublica, the Head of the Common-wealth, The three Estates. And, truly, thus our

Statutes speak very fully. Common Experience tells you, when we speak of the King, and so the Statutes of Edward the Third, we call the King, Our Sovereign Lord the King: Sovereign, that is, Supreme. And when the Lords, and Commons, in Parliament, apply themselves to the King, they use this Expression, Tour Lords, and Commons, your faithful Subjects, humbly beseech. I do not speak any Words of my own: but the Words of the Laws. Look upon the Statute prime Jacobi, there's a Recognition, that the Crown of England was lawfully descended on the King, and His Frogeny)

(The Statute it felf was read, to which it is defired, the Reader will be

referred.)

These are the Words of the Ast. And this is not che first president: for you shall find it prime Eli. cap. 3. They do acknowledg the Imperial Crown lawfully descended on the Oneen, the same Recognition with this. Before that (because we shall shewyou we go upon Grounds of Law in what we say) Stat. 24. Hen. 8. cap. 12. Whereas by diverse sundry, old anthentique Histories, and Chronicles, it is manifestly declared, and expressed, that this Realm of England is an Empire, and so bath been accepted in the world governed by one Supreme bead and King, having the Dignity, & Royal Estate of the Imperial Crown, of the same, &c. 25 Hen. 8.c. 21. there it is, the people, speaking of themselves, That

Gentlemen, You see, if the King be immediate under God, be derives his Authority from no body else: if the King have an Imperial Power; if the King be Head of the Common-wealth, Head of the body Policick; if the body Policick ow him obedience; truly, I think it is an underied

consequence, He must needs be Superiour over them-

Gentlemen, This is no new thing, to talk of an Emperour, or an Imperial Crown. Do not mistake me all this while: It is one thing to

have an Imperial Crown, and another thing to govern absolutely.

Gentlemen, The Imperial Crown is a Word, that is fignificative: you shall find in all Statutes, primo Eliz and the first of King James, nay, even in the Ast of Judicial proceedings of this Parliament, it is called an Imperial Crown. They that take the Oaths of Allegiance, and Supremacy, they swear, that they will, to their power, assist, and defend all Jurisdictions, Privileges, Preheminences, and Authorities, granted, or belonging to the King, His Heirs, and Successours, or annexed to the Imperial Crown of this Realm. What is an Imperial Crown? It is

that, which, as to the Coercive part, is subject to no man under God. The King of Poland ha's a Crown: But what is it? At his Coronation it is conditioned with the people; That, if he shall not Govern them according to such Rules, they shall be freed from their homage, and Allegiance. But the Crown of England is, and always was, an Im-

perial Crown, and fo fworn.

Gentlemen, As I told you, even now, the Imperial Crown is a Word Significative; that Crown, which as to the coercive part, is not subject to any Humane Tribunal, or Judicature, what soever. And, truly, that this is such an Imperial Crown, though I have cited Authorites antient enough, you may find them much more antient. I remember, in the Story of William Rusus (you shall find it in Matthew Paris, and Eadmerus) some Question was about Investiture of Bishops, and the like, the King writes His Letter; That &c.

God forbid, I should intend any absolute Government by this. It is one thing to have an Absolute Monarchy, another thing to have that Government Absolutely without Laws, as to any coercive power over the Person of the King: for as to Things, and Attions, they will fall

under another confideration as I will tell you, by and by.

Gentlemen, Since this is fo, confider the Oath of Supremacy, which most men havetaken, or should take. All men, that enter into the Parliament-House, they are exprelly enjoyeed by Statute to take the Oath of Supremacy. What fays that Oath? We swear, that The King is the onely Supreme Governour within this Realm, and Dominions. He is Supreme, and the onely Supreme : and truly, if Hebe Supreme, there is neither Major, nor Superior. I urge this the more, left any Person, by any Misconstruction, or inference, which they might make from something, that hath been Acted by the Higher Powers, they might draw some dangerous Inferences, or Consequences, to colour or shadow over, those Murtherous, and Traiterous Acts, which afterwards they committed. They had no Authority. But as I told you. though I do fet forth this, and declare this to you, to let you know, that the King was immediately subject to God, and so was not punishable by any Person ; yet, let me tell you, there is that excellent Temperament in our laws, that, for all this, the King cannot rule; but by His Laws. It preserves the King, and his Person, and the peoples Rights.

There are three things, touching which the Law is conversant: Per-

Person of the King; He is the Supreme head, He is not punishable by any coercive Power: the Laws provide for that. The King can do no wrong, it is a Rule of Law, it is in our Law-books very frequent: 224. of Edward the Fourth, Lord Coke, and many others. If he can do no Wrong He cannot be Punished for any wrong, The King, He hath the infirmities, and weakness. of a man: but he cannot do any injury, at least not considerable, in Person; He must do it by Ministers, Agents, Instruments. Now the Law, though it provide for the King; yet if any of his Ministers do wrong, though by his command, they are punishable. The King cannot arrest a man, as He cannot be Arrested Himself: but, if He arrest me by another man, I have remedy against this man, though not against the ing: and so, He cannot take away my Estate. This as to the Person of the King: He is not to be touched;

Icome to Things. If the King claim a Right, the King he must sue according to His Laws, the King is subject to the Laws in that case, His Possessions shall be tryed by Juries. If He will try a man for His Fathers Death, you see he will try them by the Laws. The Law is the Rule, and Square of His actions, and by which He, Himself, is

judged.

Touch not mine Anointed.

Then for Actions: that is, such Actions, whereby Rights, and Titles, are prosecuted, or recovered, the King cannot judge in Perfon, between man and man, He does it by his Judges, and upon Oath, and so in all cases whatsoever; If the King will have His Right, it must be brought before His Judges. Though this is an Absolute Monarchy: yet this is so far from infringing the Peoples Rights; that the People, as to their Properties, Liberties, and lives, have as great a priviledge, as the King. It is not the sharing of Government, that is for the Libertie, and Benefit of the people: but it is, how they may have their lives, and Liberties, and Estates, safely secured under Government. And you know, when the Fatness of the Olive was laid aside, and we were Governed by Brambles: these Brambles, they did not onely tear the Skin; but tore the Flesh, to the very Bone.

Gentlemen. I have done in this Particular, to let you see, that the Supreme Power, being in the King, the King is immediately under God, owing His Power to none, but God. It is true (b'essed be God) we have as great Liberties, as any People have in Christendom, in the World:

Gentlemen, I have been a little too long in this, and yet I cannot fay , it is too long : because it may clear misunderstanding ; so many Poyfonous Opinions having gone abroad. To come a little nearer. Ifwe conlider ; suppose there were the Highest Authority ; but, when we shall consider this horrid Murther (truly, I cannot almost speak of it, but --- Vox fancibus baret.) When we shall consider, that a few Members of the House of Commons, those, that had taken the Oath of Supremacy; and, those that had taken the Oath of Allegiance. that was to defend the King, and His Heirs, against all Conspiracies. and Attempts, whatfoever, against His, and their Versons, Their Crowns and Dignities: not onely against the Popi's Sentence, as some would pretend; but, as otherwise, against all Attempts, and (onspiracies; not onely against His person, Crown, and Royal Dignity, nor Pope's Sentence, nor, onely, in order to the Profession of Religion, but absolutely: or otherwise, that is, what soever Attempts, by any Power, Authority, or Pretence whatfoever. I fay, when a few Members of the House of Commons, not an eighth part of them, having taken these Oaths, shall assume upon themselves an Authority; an Authority, what to do? shall assume to themselves an Authority to make Laws, which was neverheard before; Authority to make Laws: what Laws? a Law for an High Court of Inflice, a Law for lives, to Sentence mens lives ; And whose Life ? the Life of their Sovereign : uron fuch a King, who, as to them, had not onely redreffed long before, at the beginning of the Parliament all Grievances, that were, and were imaginable, taken away the Star Chamber, High-Commission Court, and about Shipping : fuch a King, and after fuch Concessions, that He had made in the Isle of Wight; when He kad granted fo much, that was more then the People would have defired. When these few Commons not onely without, but excluding the rest of the Commons; not onely without, but excluding the rest, but rejecting the Lords too, that then fat : When these few Commons shall take upon them this Authority, and, by colour of this, their King, Soveraign, Liege Lord, shall be Sentenced, put to Death; and that put to Death, even as their King, and Sentenced as their King; put to Death as their Knig, and this before Hisown Door, even before that Place, where He ufed

Entertainments, that this King shall be thus put to Death at Noon-day it is such an aggravation of Villany; that, truly, I cannot tell what to say. No story, that ever was, I do no not think any Romance, any Fabulous Tragedy, can produce the like. Gentlemen, If any Person shall now come, and shroud himself under this pretended Authority, or such a pretended Authority, you must know, that this is so far from an Excuse, that it is an Height of Aggravation. The Court of Common

brought for Murcher, which ought to have been in the King's Bench, the Court gives Judgment, the Party is Condemned, and Executed: in this Case, it is Murther in them, that executed; because they had no lawful Authority I speak this to you, to shew you, that no man can shroud himself, by colour of any such false, or pretended, Authority. I have but one thing more to add to you upon this head; and that is (which I should have said at first) If two, or more, do Compass, or Imagine the King's Death; if some of them go on so far, as to Consultation; if others of them go further, they Sentence, and Execute, put to Death: in this Case they are all Guilty; the first Consultation was Treason. I have no more to add, but one Particular, a few Words.

As you will have Bills presented against those; for Compassing, Imagining Adjudging the King: fo possibly you may have Bils presented against some of those, for Levying war against the King: Levying of war. which is another Branch of the Statute of 25th of Edward the Third. It was but Declarative of the Common aw:it was no new Law. By that Law it was treason to Levy War against the King. But to levy War against the Kings Authority, you must know is Treason too. If men will take up Armes upon any l'ublique pretence; if it be to expulse Aliens ; if but to pull out Privy Counce lours ; if it be , but against any Particular Laws, to reform Religion, to pull down Enclosures : in all. these cases. If Persons have assembled themselves, in a Warlike manner, to do any of these Acts; this is Treason, and within that Branch of Levying War again the King. This was adjudged in the late Kings. Time in Berftead's case, Queen Elizabeth's, Henry the Eighth's, former Times. King fame's Time: much more; if men will go, not onely to Levy War against the King, but against the Laws, all the Faws lubvere all the Laws, to fet up new Laws, Models of their own. If any of thefe

To conclude, you are now to enquire of Blood, of Royal Blood, of Sacred Blood; Blood like that of the Saints under the Altar, crying Quousque, Domine; How long, Lord, &c. This Blood crys for Vengeance,

and it will not be appealed without a Bloody Sacrifice.

Remember but this, and I have done: I shall not press you upon your Oaths; you are Persons of Honour; you all know the Obligation of an Oath. This I will say, that he, that conceals, or favours, the guilt of Blood, takes it upon himself; wilsu'ly, knowingly, takes it upon himself. And we know, that, when the Jews said, Let his blood be on us and our seed, it continued to them, and their Posterity, to this day.

God fave the King. Amen, Amen.

His Lordships Speech being ended; Thomas Lee of the Middle-Temple London, Gentleman, was called to give in the Names of his Witnesses. The names of the Witnesses then, and there sworn, follow;

William Clark Efq; Fames Nutley Efq;

Mr. George Masterson Clerk.

George Farrindon.

Hercules Huncks. Dr. VVilliam King.

Martin Fofter.

John Baker.

Stephen Kirk.

Richard Nunnelly.

John Powel.

John Throckmorton.

John Blackwel.

Ralph Hardwick

Thomas Walkley, Gentleman.

Holland Simpson.

Benjamin Francis.

Colonel Mathew Thomlinson.

Griffith Bodurdo Efq;

Samuel Bordman.

Robert Carr Efg;

Richard Young.

Sir Purbeck Temple.

John Rushworth Esq;

John Gerrard.

John Hearn.

Mr. Costmore.

Mr. Cunningham.

Mr. Clench.

William Jessop Esq;

Edward Auftin.

Darnel Efq;

Mr. Brown.

Thomas Tongne.

John Bowler.

Mr. Sharp.

Mr. Lee.

Robert Ewer.

John King.

Edward folley.

Mr. Gonge.

Anthony Mildmay Esq;

The Grand Jury returned the Indictment Billa Vera. The Court adjourned to the Old-Bailey, 10th of October,

The 10. of Ochbers 1660.

SIR John Robinson, Knight, Lieutenant of his Majesties Tower of London, according to his Warrant received, delivered to Mr. Sheriff the Prisoners hereaster named; who were (in several Coaches) with a strong Guard of Horse, and Foot conveyed to Newgate, and about nine of the clock in the Morning, delivered to the Keepers of that Prison, and thence brought to the Sessions-busse in the Old-Baily, London, where the Commissioners of Oyer, and Terminer, were in Court assembled, and where their Indictment was publickly read by Edward Shelton Esquisible of the Crown.

Seffions-House, in the Old-Baily, 10. October, 1660.

HE Court being Assembled, and Silence commanded, the Commission of Oyer and Terminer, was again read. After which Sir Hardress Waller, Colonel Thomas Harrison, and Mr. William Heveningham were brought to the Bar, and commanded to hold up their Hands: which Sir Hardress Waller, and Mr. Heveningham did; but Harrison, being commanded to hold up his Hand, answered, I am here: and said,

My Lord, if you please, I will speak a Word\_\_\_\_\_

Court. Holdup your hand, and you shall be heard in due time. Mr. Harrison, the course is, That you must hold up your hand first. And

then be beld up bis band.

The Indictment was read, purporting; That He, together with others, not having the fear of God before his Eyes, and being instigated by the Devil, did Maliciously, Treasonably, and Feloniously, contrary to his due Allegiance, and bounden Duty, sit upon, and condemn our late Soveraign Lord, King Charlsthe First, of ever Blessed Memory: and also did upon the thirtieth of January, 1648. Signand Seal a Warrant for the Execution of His late Sacred and Serene Majesty, of Blessed Memory. Where also, &c.

Clerk of the Crown. How sayest thou, Sir Hardress Waller? Art thou guilty of that Treason whereof thou standest Indided; and for which

thou hast now been Arraigned? or Not guilty.

Sir Hardress Waller. My Lords, I dare not say, Not guilty: but, since that in a Business of this nature we have no councel or Advice, and being not able to Beak to matter of Law \_\_\_\_\_

Lord chief Baron. I am loth to interrupt you: but this is the course; you have heard the Indiament read, and the course is, you must

Tlead guilty, or Not Guilty. There is no Medium: Guilty or Not guilty. It is that which is the Law, and the case of all men. Are you guilty? or Not Guilty?

Sir Hard. Waller. I may confess my self Guilty of some Particulars in that Indiament, but not of all: for so, instead of discharging, I shall wound

my Conscience.

Clerk. Are you, Guilty? or Not guilty?

Sir Hard. Waller. If I might have that Liberty to --

can have, or can challenge. No man, standing at the Bar, in that condition you are, must make any other answer to the Indistment, then guilty, or Not guilty. It's the Common case of all men. Your Confession must be Plain, and direct, Either Guilty, or Not Guilty.

Sir Hard. Waller. My Lord, I do desire some time to consider of it : for

it is a great Surprisal.

Court. You have had time enough to consider of it; you must follow the Directions of the Court, Guilty, or Not Guilty? You must not thus Discourse of being Surprised: for these Discourses are contrary to all Proceedings of this Nature.

Clerk. How fay you Sir H. Waller? Are you guilty, or Not guilty?

Sir Hard. Waller. I dare not fay, Not guilty.

Clerk. Will you confess then?

Sir Hard. Waller. I would be glad to be understood -

Court. Your plea must be direct : guilty, or Not guilly.

Sir Hard. Waller. Shall I be heard, my Lord?

Court. Yes, upon your Trial. There is but two ways. Plead Not guilty: or confess it. Sir Hardress Waller, we would not have you to be deceived. If you confess, and say, you are guilty: there is nothing then, but Judgment, If you say Not guilty; then you shall be heard with your Evidence. Consider with your self-Plead Not Guilty: or confess, and say, you are guilty.

Sir Hard. Waller. My Lord, It puts me upon a great contest with my

Self. I Ball be very free to openmy Heart -

Court. Sir, you must plead Guilty, or Not Guilty.

Sir Hard Waller. My Lord, my condition differs from others. I am a Stranger, I have been these thirty years transplanted into Ireland; which ha's made me unacquainted with the affairs of the Law here.

Court. You must keep to the course of the Law. Either guilty, or

Not guilty. There is but one of these two Pleas to be made.

Sir Hard Waller. I dare not fay Not guilty.

Court. There are but these three things to be considered. Either you must say Guilty, which is Confession, and then there remains no more, but Judgment: or Not guilty; and then you shall be heard: or Judgment will pass for your standing Mute, which is all one, as if you had confessed.

Sir Hard. Waller. In as much as I have said, I dare not say Not

Guilty : I must say Guilty.

Clerk. You say, you are guilty. You confess the Indicament.

Sir Hardress Waller. Tes.

Clerk. Thomas Harrison. How saiest thou? Art thou guilty of the Treason, whereof thou standest Indisted, and art now Arraigned? or Not Guilty.

Tho. Harrison. My Lords, have I liberty to Speak?

Court. No more (at this time) then Guilty, or Not Guilty. Master Harrison, You have heard the Direction before. We can give you but the same Rule. If you plead Not guilty; you shall be heard at large: if Guilty; you know what remains.

Tho. Harrison. Will you give me leave to give you my Answer in my

own words.

Lord Chief Bar. There is no answer but what the Law directs. It is the same with you, as with all others, or as I would desire, if I were in your condition. You must Plead Not guilty: or, if you confess guilty, there must be Judgment upon your confession. The same Rule for one, must be for another.

Tho. Harrison You express your Rule very fair, as well to me, as this Gentleman (pointing at Sir Hardress Waller) but I have something to say

to your Lordships, which concerns your Lordships as well as my self.

Court. You must hold, and plead guilty, or Not guilty. If you go otherwise (as I told you before) it will be, as if you pleaded not at all, and then Indement will pass against you. The Law gives the words, frames your Answer, it is none else, but the Laws, Guilty, or Not Guilty.

Tho. Harrison. My Lord, I have been kept close Prisoner near these three Moneths, that no body might have Access to me. Do you call me to live you a Legal Answer; not knowing of my Trial till nine of the clock last night, and brought away, from the Tower, to this place, at six of the clock in this morning.

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Court.

Court. You must give your direct Answer, Guilty, or Not guilty. You cannot say, it is sudden, or unprovided. You spend time in vain. You trouble the Court. You must Plead Guilty, or Not Guilty. We must not suffer you to make Discourses there. You must Plead either Guilty, or Not Guilty

Clerk, Are you guilty? or Not guilty?

Tho. Harrison. I am Speaking Shall I not Speak two words?
Court. If you will not put your felf upon your Tryal, you must ex-

ped that course, that the Law directs.

Tho. Harrison. May it please your Loodships, I am now

Clerk. Are you guilty, or Not Guilty?

Tho. Harrison, I defire to be advised by the Law. This is a Special Case. Court. The I aw allows nothing now; but to plead guilty, or Not guilty.

Court. You must plead to your Indistment. If it be Treason, it cannot be justified; if it be justifiable, it is not Treason: Therefore Plead guilty: or not guilty.

Tho. Harrison. Give me advice in this

Clerk. The Harrison , Are you guilty? or Not Guilty?

Tho. Harrison, I would willingly render an account of all my Doings --

(lerk, Are you Guilty? or Not guilty?

never found in all your Experience; that any Prisoner at the Bar, for Felony, or Treason, was suffered thus to discourse, or to answer otherwise, then guilty, or Not guilty.

Clerk. Are you guilty, or Not guilty?

Mr. Sol. Gen. I do beseech your Lordships, he may Plead. Peradventure he knows his case so well; that he thinks it as cheap to desie the Court, as Submit roit.

Cours. We must enter your Randing Mute : thats Judgment.

Clerk. Are you guilty, or Not guilty?

Tho. Harrison. Will you refuse to give me any Satisfaction

Court: Are you guilty, or Not guilty?

Tho. Harrison. Will you give me your Advice?

Plea; but guilty, or Not guilty. You shall be heard, when you have put your self upon your Trial.

Clerk Are you guilty? or Not quilty?

Tho. Harrison. You do deny me Councel, then I do plead Not guilty.

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Clerk. You plead Not guilty. Is this your Plea ?

Th. Harrison. Tes.

Clerk. How will you be tried?

Th. Harrison. I will be tryed according to the Laws of the Lord.

Clerk: Whether by God, and the Country?

Lord chief Baron. Now I must tell you: if you do not put your self upon ; your Countrey; you have said nothing.

Clerk. How will you be tried?

Th. Harrison. It is to put my self upon what you please to put me.

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Court If you understand (you are not every man, you are versed in Proceedings of Law) you know, you must put you self upon the Trial of God, and your Country: if you do not; it is as good, as if you had said nothing.

Th. Harrison, You have been misinformed of me --

Court. You have pleaded Not guilty. That, which remains, is you must be tried by God, and the Countrey: otherwise, we must Record your standing Mute.

Clerk. How will you be Tried ?

Th. Harrison. I will be tried according to the ordinary course.

Clerk. Whether by God, and the Countrey? You must speak the Words.

Th. Harrison. They are vain words

Court. We have given you a great deal of Liberty, and Scope; which is not usual. It is the course, and proceedings of Law; if you will be tried, you must put your self upon God, and the Country.

Clerk: How will you be tried?

Th. Harrison. I do offer my self to be Tried in year own way, by God andmy Countrey.

Clerk. God fend you a good deliverance.

clerk. William Heveningham, hold up your hand. How fayest thou, Art thou Guilty of the Treason, whereof thou standest indicted, and art now arraigned? or Not guilty?

Will. Heveningham. Not guilty. Clerk. How will you be Tried?

Will. Heveningham, By God, and the Countrey. Clerk. God send you a good deliverance.

Sir Hard. Waller then presented his Petition to the Court, directed, To the Kings Majestie, and the Parliament: which was received; but not at this Court read. And then the three Persons aforesaid were dismissed.

Clerk, Bring to the Bar Isaat Pennington Esq; Henry Marten Esq; Gilbert Millington Gentleman, Robert Tichborn Esq; Owen Roe, Esq; and Robert Lilburn Gentleman, Who were called, and appeared at the Bar, and, being commanded severally, held up their hands.

The Indictment was read again, as to the former Persons.

Clerk. Isaac Pennington, Hold up thy hand. How sayest thou? Art thou guilty of the Treason, whereof thou standest Indicted, and art now Arraigned? or Not guilty?

Haac Pennington. Not guilty, my Lord.

Clerk. How will you be tryed?

Isaac Pennington. By God, and the Countrey. Clerk. God send you a good deliverance.

Clerk. Henry Martin, How sayest thou? Art thou guilty of the Treason, whereof thou standest Indisted, and art now Arraigned? or Not guilty?

Hen. Marten. I desire the benefit of the AEt of Oblivion -

Clerk, Are you guilty? or Not guilty?

Court. You are to understand, the Law is this, the same to you, and every one; You are to plead Guilty, or Not guilty. If you will demand the benefit of the Ast of Oblivion; it is a confession of being Guilty.

Hen. Marten. I kumbly conceive the Act of Indempnity -

Court. You must plead Guilty, or Not guilty.

Hen Marten. If I plead, I lose the benefit of that Act.

Court. You are totally excepted out of the AE.

Hen. Marten. If it were fo I would Plead. My name is not in that Act.

Court. Henry Martin is there.

Mr. Sollieitor Gen. Surely be hath been kept closs Prisoner indeed, if he bath not seen the Act of Indemnity. Shew it him.

Mr. Shelton opening the AE; Court. How is it written? Clerk. It is Henry Martin.

And then the Act was shewed to the Said Mr. Marten.

Hen. Marten. Henry Martin? My name is not so: it is Harry Marten.

Court. The difference of the Sound is very little. You are known by that Name of Martin.

Hen. Marten. I humbly conceive all Penal Statutes ought to be understood.

Clerk. Are you Guilty, or Not guilty? Hen. Marten. I am not Henry Martin. Clerk. Are you guilty, or Not guilty?

Court. Be advised. The effect of this Plea will be Judgement.

Here Mr. Sollicitor Gen. cited somewhat Parallel to this, in a Case formerly of Baxter; where the Name was Bagster, with an S; and adjudged all one, being of the same sound.

Clerk. Are you guilty? or Not guilty?

Hen. Marten. My Lord, I desire Council. There will arise Matter of

Law, as well as Fact.

Court. You are Indicted for Treason; for a Malicious, Trayterous compassing, and Imagining the King's Death. If you have any thing of Justification, plead Not guilty; and you shall be heard: for, if it be Justifiable, it is not Treason. The Rule is, Either you must plead Guilty, and so Confess; or Not guilty, and put your self upon your Trial: there is no Medium.

Hen Marten. May I give any thing in Evidence before Verdict?

Court. Yes, upon your Trial, you may give any thing in Evidence, that the Law warrants to be lawful Evidence.

Clerk. Are you Guilty, or Not guilty?

Court. Understand one thing; because I would not have you mistaken: you cannot give in Evidence the Misnomer; but any thing to the matter of Fast.

Hen. Marten. I Submit, and plead Not guilty.

Clerk. How will you be tried ?

Hen. Marten. By God, and the Countrey. Clerk. God fend you a good deliverace.

Clerk. Gilbert Millington, Hold up your hand. How saiest thou? Art thou Guilty of the Treason, whereof thou standest indisted, and art now arraigned? or Not guilty?

Gilb. Millington, My Lord, I am an ancient man, and deaf. I humbly crave your Lordships parden, to hear me a few words. I will promise, it shall

be pertinent enough

Mr. Sol. Gen. Impertinent enough, be means.

Court. You must plead either Guilty, and so confessit, or Not guilty, and then you shall be heard any thing for your justification.

Clerk. Are you Guilty? or Not guilty?

Gilb. Millington. I desire I may

Court. There is nothing, you can say, but Guiliy, or Not guilty. All other Discourses turn upon your self.

Clerk. Are you Guilty? or Not guilty?

Gilb. Millington. You might enlighten me in some scruples. Does my pause trouble you much? I should not be long.

Court. Your particular case cannot differ from others.

Clerk. Are you Guilty? or Not guilty?

Gilb. Millington. There are some things in the Indictment, that I can say Not Guilty to. There are others, that I must deal ingenuously, and confess them.

Clerk. Are you Guilty, in Manner, and Form, as you are indicted? or Not guilty?

Gilb. Millington. Not guilty. Clerk. How will you be tried?

Gilb. Millington. By God, and the Countrey.

Clerk. God fend you a good deliverance.

Clerk Robert Tichborn, Hold up your hand, How saiest thou? Art thou Gnilty of the Treason, whereof thou standest indicted, and art now arraigned? or Not guilty?

Tichborn. My Lord, I have been a very close Prisoner, without any ad-

vice. I am altogether unable in Law to freak:

Court. You know the Course hath been delivered to you by others, I will not trouble you with it. It is neither long, nor short: the Law requires your answer, Guilty, or not guilty.

Tichborn. Spare me but one Word. If, upon the Trial, there shall appear to be matter of Law, shall I have the liberty of Councel for it? if

Ishall be put, in my own Case, to Plead matter of Law against those nible Persons, who Plead on the other part: I shall but prejudice my self, and therefore I crave Councel.

Court. You must Plead Guilty, or Not guilty.

Tichbourn. I have no Reason, nor Design to displease you. I am sure, I am no waies able to Plead with equalness, in Point of Law, with those Noble Gentlemen. To the Matter of Fact, this is my Plea; In Manner, and Form, that I stand Indicted, I am Not guilty.

Clerk. How will you be Tried?

Tichbourn. By God, and the Countrey. Clerk. God fend thee a good Deliverance.

Clerk. Owen Roe, Hold up your Hand. How faiest thou? Art thou Guilty of the Treason, whereof thou standest Indicted, and art now Arraigned, or Not guilty?

Owen Roe. My Lord, there hath been so much said already by others; I think, I need say no more. In Manner, and Form, as I am now Indicted, I Plead Not Guilty.

Clerk. How will you be Tried?

Owen Roe. By God, and the Countrey. Clerk. God fend you a good Deliverance.

Clerk. Robert Lilburn, Hold up your Hand. How faiest thou? Art thou Guilty of the Treason, whereof thou standest Indicted, and art now Arraigned? or Not gualty?

Robert Lilburn. I desire, in regard that, being so close a Prisoner for

twenty daies, that no body ha's been suffered to advise with me

Lord Chief Baren. I must interrupt you. You must not mispend the time. Understand the Law. You must Plead guilty, or Not guilty.

Rob. Lilburn. Will you give me leave to desire Councel before I Plead, to advise me touching my Plea.

Clerk. Are you Guilty? or Not guilty?

Rob. Lilburn. I desire Conncel --

Court. Take heed; if that be your Answer, You desire Conneel, and do not Plead, and that be Recorded, Judgment will pass against you. There is nothing to Plead; but Guilty, or Not guilty. If Not guilty; what you have to say will be heard.

Rob. Lilburn. If you over-rule me, I must submit.

Court. Do not let such Language fall from you: it is improper here.

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The Law gives us a Rule, The Prisoner must Plead Guilty, or Not guilty.
Rob. Lilburn. I say then, in Manner, and Form, as I am Indicted, I am Not guilty.

Clerk. How will you be Tried?

Rob. Lilburn. By God, and the Countrey. Clerk. God send you a good Deliverance.

Clerk. Bring to the Bar Adrian Scroop, John Caren, John Jones, Thomas Scot, Gregory Clement, and John Cock.

Who were brought accordingly, and, being commanded, severally held

up their hands at the Bar.

The Indictment was read to the Persons at the Bar, as before.

Clerk. Adrian Scroop, Hold up thy Hand. How faiest thou? Art thou Guilty of the Treason, whereof thou standest Indicted, and art now. Arraigned? or Not guilty?

Adr. Scoop. My Lord Not guilty.

Clerk. How will you be Tried?

Adr. Scroop, By God, and the Countrey. Clerk. God send thee a good Deliverance.

Clerk. John Carem, Hold up thy Hand. How faiest thou? Art thou Guilty of the Treason, whereof thou art Indicied, and art now Arraigned? or Not guilty?

John Carew. There is some special matter in that Indictment, that ought

mot to be before -

Court. Are you Guilty, or Not quilty?

John Carew. Saving to our Lord Jesus Christ his Right to the Governe

Clerk. Are you Guilty? or Not guilty? John Carew. 1 [ay, 1 am Not guilty?

Clark How will you be Tried?

John Carew. How would you have me?

Clerk Will you be Tried by God, and the Country?

John Carew. I, if you will.

Clerk. You must say the words. How will you be Tried?

John Carew. By God, and the Countrey. Clerk, God send you a good Deliverance.

Clerk. John Jones, Hold up thy Hand. How faiest thou? Are thou Guilty of the Treason, whereof thou standest Indicted, and for which thou are now Arraigned? or Not guilty?

John Junes. Not Guilty, my Lord. Clerk. How will you be Tried?

John Jones. By God, and the Countrey. Clerk. God fend you a good Deliverance.

Clerk. Thomas Scot, Hold up thy Hand. How faiest thou? Art thou Guilty of the Treason, whereof thou standest Indicted, and for which thou art now Arraigned? or Not guilty?

Th. Scot. Truly, I cannot call it Treason: and therefore I Plead Not

guilty.

Cherk. How will you be Tried?

Th. Scot. By God, and the Countrey.

Clerk. God fend you a good Deliverance.

Clerk. Gregory Clement, Hold up your Hand. How faiest thou? Art thou Guilty of the Treason, whereof thou standest Indiched, and for which thou are now Arraigned? or Not guilty?

Greg. Clement. My Lord, I cannot excuse my self in many Particulars:

but, as to my Indictment, as there it is, I Plead Not Guilty.

Clerk. How will you be Tried?

Greg. Clement. By God, and the Countrey. Clerk. God fend you a good Deliverance.

Clerk. John Cook, Hold up thy Hand. How faiest thou? Art thou Gailty of the Treason, whereof thou standest Indicted, and for which thou art now Arraigned? or Not guilty?

John Cook. I humbly conceive, that this is now time to move for Councel

for matter of Law

Court. You know too well the manner of the Comt. Are you Guilty?

John Cook. Not guiliy?

Clerk. How will you be Tried?

John Cook. By God, in the Countrey.

Clerk. God fend you a good Deliverarce.

Clork Bring Edmund Harvey, Henry Smith, John Downs, Vincent Potter, and Augustine Garland, to the Bar.

were brought accordingly, and, being commanded, severally held up

O

The Indictment was read to them.

Clerk. E mund Harvey, Hold up your Hand. How faiest thou? Art thou Guiley of the Treason, whereof thou standest Indisted, and for which thou art now Arraigned? or Not guilty?

Elmund Harvey. Not guilty, my Lord.

Clerk. How will you be Tried?

Edmund Harvey. By God, and the Countrey.

Clerk. God fend you a good Deliverance.

Clerk. Henry Smith, Hold up thy Hand. How faiest thou? Art thour Guilty of the Treason, whereof thou art Indisted, and for which thou art now Arraigned? or Not guilty?

Henry Smith. Not guilty, my Lord.

Clerk. How will you be Tried?

Henry Smith. By God, and the Countrey. Chrk. God fend you a good Deliverance.

John Downs, Vincent Potter, Augustine Garland, upon the Question, presently Pleaded Not guilty, and put themselves on God, and the Countrey, to be Tried.

Clerk. Set to the Bar, George Fleetmood, Simon Meyn, James Temple, Peter Temple, Thomas Wayt, Hugh Peters, Francis Hacker, & Daniel Axtel. Who being at the Bar, held up their Hands according to Order; afterward the Clerk read the Indictment against the said Persons. Which being ended, he proceeded in this manner,

Clerk. George Fleetwood, Hold up thy Hand. What saiest thou? Art thou guilty of this horrid Treason, whereof thou standest Indicted, and

art now Arraigned? or Not guilty?

George Fleetwood. My Lord, I came in upon his Majestie's Proclamation.

Clerk. Art thou Guilty? or Not guilty?

George Fleetwood. I must Confess, I am Guilty? (And thereupon he delivered a Petition in, to the Court; which he said was directed To his Majesty, and the Parliament: and the Court did receive it accordingly.)

Clerk. Set him af de.

Clerk. Simon Meyn, Hold up thy Hand, What faiest thou? Art

thou Guilty of this horrid Treason, whereof thou frandest Inditted, and art now Arraigned? or Not guilty?

Sim. Meyn. Not guilty. I came in upon His Majestie's Proclamati.

on, my Lord. V

Clerk. How wilt thou be Tried?

Sim. Meyn. By God, and the Countrey.

Clerk. God fend thee a good Deliverance.

Clerk. James Temple, Hold up thy Hand. What faiest thou? Art thou Guilty of this horrid Treason, whereof thou standest Indicted, and art now Arraigned? or Not guilty?

James Temple. Not guilty?

Clerk. How wilt thou be Tried?

James Temple. By God, and the Countrey. Clerk. God fend thee a good Deliverance.

Clerk. Peter Temple, Hold up your Hand. How saiest thou? Art thou guilty of the Treason, whereof thou standes Indialed, and for which thou art now Arraigned? or Not guilty?

Peter Temple. Not guilty.

Clerk. How wilt thou be Tried?

Peter Temple. By God, and the Countrey.

Clerk: God fend thee a good Deliverance.

Clerk. Thomas Wayt, Hold up your Hand. How faiest thou? Art thou guilty of the Treason, whereof thou standest Indisted, and for which thou art now Arraigned? or Not guilty?

Th. Wayt. I defire to be beard a word, or two, -

Court. There is a Rule of Law, which is set to us, and you; that, in all these Cases, you are to Plead Guilty, or Not guilty. When you have Pleaded: if Not guilty; you may speak what you will in its proper Time.

Clerk. Are you Guilty? or Not guilty?

Th. Wayt. I pray let me be heard a word. I am very unwilling to spend time; knowing you have a great deal of Business. I am very unwilling to deprive my self of my Native Right. I shall speak nothing, but that, which is Truth.

Court. Do not Preface then; but speak what you would fay.

Th. Wait. My Lord, my Cafe is different from the reft.

Court. Whatfoever the Cafe be, you have no Plea to us; but guilty. or Not guilty. We can go no other way. The Law lets out your Plea.

Th Wayt. My Lord, I would speak one word. There was a Great Peer of this Nation Indicted at North hampton, within these two years,

for killing a men. The Judges there -

Court. You must Plead guilty, or Not guilty. Pray, who are you. thit you should take this upon you more then all the reft ? You must go the ordinary way; guilty, or Not guilty Are you guilty? or Not guilty? We do not intend to prevent any thing you have to fay: but it must be proper.

Clerk. Are you guilty? or Not guilty. Th. Wait. I cannot fay, I am Guilty.

Court. How then?

Th. Wait. I am Not guilty. Clerk. How wile thou be Tried?

Th. Wait. By God, and the Countrey.

Clerk. God fend thee a good Deliverance.

·Clerk. Hugh Peters, Hold up thy Hand. How faieft thou? Art thou guilty of the Treason, whereof thou flandest Indicted, and for which thou art now Arraigned? or Not guilty?

Hugh Peters. I would not for ten thousand Worlds say, I am Guilty.

I am Not guilty.

Clerk. How wilt thou be Tried?

Hugh Peters. - By the Word of God. (Here the People laughed.)

Court. You must fay, By God, and the Countrey. Tell him you, that fland by him, what he thould fay, if he doth not know.

Clerk. How wilt thou be Tried?

Hugh Peters. By God, and the Countrey.

Clerk. God send thee a good Deliverance.

Clerk. Dan. Axtel, Hold up thy Hand. What faieft thou? Art thou guilty of the Treason, whereof thou standest Inditted, and for which thou art now Arraigned? or Not guilty?

Dan. Axtel. May it please your Lord bips, I desire to have the freedom of an English-man; that which is my Right by Law, and Inheritance. I have something to offer in point of Law.

Clerk. Art thou Guilty? or Not guilty?

Dan. Axtel. My Lords, give me leave to speak. For the Matter of the Indictment I conceive is upon the King's Death: that there is a Commission of Oyer, and Terminer, for you to sit. But, in regard it was in pursuance of an Act of Farliament, I conceive no Inseriour Court ought to judg of it. I desire Councel: it being of great, and eminent Concernment in Law; That ever any Judges, or any Inseriour Court, should judg of the Powers, and Privileges, of a Parliament: and I pray, that Councel may be assigned me.

Clerk, Are you Guilty? or Not guilty?

Dan. Axtel. If the Court over-rule me, and I shall not have my Liberty;

as an English-man

Court. The Course of Law is this; No man can fustisse Treason. If the matter, which you have to say, be Justissable; it is not Treason: if Treason; it is not Justissable. Therefore you must go to the ordinary course of the Law. You must Plead Guilty, or Not guilty.

Dan. Axtel. I can produce many Presidents -

Your Mouth. You have no other Words to express your self by, at this ime; but Guilty, or Not guilty.

Dan. Axtel. Judg Heath had Councel affigued him upon the same Case. Court. That is very strange: the same Case. What, was it for killing

King?

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Dan. Axtel. If the Court will over-rule me, I cannot help it.

Mr. Sollicitour Gen. It may be this Gentleman may be deceived by a Mistake. It may be he knows not the Lam, which your Lordships may be pleased to acquaint him with: That, to stand Mute in High-Treason, is all one, as to Confess the Fact, and will have the same Sentence, and Condemnation, upon them, as if they had Confessed it.

Lord Chief Baron. Then I'le tell you the Law, He, that doth refuse to put himself upon his Legal Trial of God, and the Countrey, is a Muterin Law: and therefore you must Plead Guilty, or Not guilty. Let his

Language be what it will, he is a Mute in Law.

Dan. Axtel. I do not refuse it.

Court. Then fay.

Dan. Axtel. I am Not guilty.

Glerk: How wilt thou be Tried?

Dan. Axtel. By twelve lawfull men, according to the Constitutions of the

Court. That is by God, and the Countrey.

Dan. Axtel. That is not lawfull, God is not locally here.

Clerk. How wilt thou be Tried? You must say, By God, and the Countrey.

Dan. Axtel. By God, and the Countrey. Clerk. God send you a good Deliverance.

Lord Chief Baron. Mr. Axtel, have you your Papers again?

Dan. Axtel Yes, my Lord.

Lord Chief Baron. When your Indicament is read the second time, when you come to your Trial, you may take what Notes you please.

The Court then Adjourned to the same Place, till the next morning, seven

of the Clock.

#### OEtober 11th. 1660.

The Court being Assembled; the Keeper was commanded to set the Prisoners to the Bar.

Thomas Harrison, Adrian Scroop, John Carem, John Jones, Gregory Clement, Thomas Scot, were brought to the Bar accordingly. After which Silence was Commanded.

Court. You, that are Prisoners at the Bar, if you, or any of you defire Pen, Ink, and Paper, you shall have it: and, if you, or any of you, will Challenge any of the fury, you may, when they come to be Sworn, and that before they are Sworn.

Sir Thomas Allen, being called, was defired to look on the Prisoner, and lay his Hand on the Book; his Oath was then read to him: viz. You shall well and truly try, and true deliverance make between our Sovereign Lord the King, and the Prisoners at the Bar, whom you shall have in charge according to your Evidence. So help you God.

Sir Joshua Ash being next called, Mr. Scroop excepted against him.

Sir Jeremy Whichcot, Baronet, being next to be Sworn, Mr. Harrison excepted against him.

James Halley Esquire, being next to be Sworn, Mr. Scot excepted against him:

Court. If you will not agree (speaking to the Prisoners) in your Challenges, we must be forced to Try you severally.

Henry Mildmay, Esq; being called next, Mr. Scroop excepted against bim.

Court. We must needs Try them severally; therefore set them all a fide, but Harrison.

Court. Gentlemen, you, that are excepted, must not depart the Court. Sin Joshua Ash, being again called, was excepted against by Mr. Harrison.

Sir Jeremy Whichcot, Baronet,
James Hawley, Esq;
Henry Mildmay, Esq;
Christopher Abdy, Esq;
The Prisoner.

Court. Mr. Harrison, You know the Law. You must say, I Challenge him.

Mr. Harrison. I shall, Sir.

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Ralph Hartly being next called, and being very fick, humbly prayed to be excused by the Court, which was granted.

Arthur Newman was called next.

Mr Harrison. May I not ask of what Quality he is ?

Court. No, Sir. You are to Challenge him, or not to Challenge him.

Mr. Harrison. I Challenge him.

Thomas Blith was next called, and also Challenged.

(Here the People Seemed to laugh.)

Mr. Harrison. My Lord, I must make use of my Liberty in this Case.

Court. God forbid.

Then Grover, Robert Clark, and Richard Whalley, were called, and by Mr. Harrison Challenged.

Court. Mr. Harrison, you know how many to Challenge. If you go

beyond the Number, at your own peril be it.

Mr. Harrison. My Lord, pray tell me what it is.

Court. You say very well. God forbid, but you should know. You may Challenge five and thirty Peremptorily. If you go beyond; you know the Danger.

Mr. Harrison. My Lord, I do not do this to keep you off from the Business. William Vincent, and Henry Twiford, were then called, and Challenged.

John Lifle was next called.

Mr. Harrison. I do not know him.

Mr. Liste. Nor I you, Mr. Harrison. He was Sworn.

Thomas Franklin, Sworn.

Thomas Winter, Challenged.

Richard Nichol, Sworn.

Moyce, being sick, prayed Excuse: which was granted accordingly. Richard Cheyney, Challenged.

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Allen Parfons, Challenged.

Henry Edlin called.

Mr. Harrison I Challenge bim.

Mr. Harrison Let bim be Sworn.

Court. No. No. H bereupon be mas set aside.)

Mr. Herison. If I have any Apprehension, or knowledg, of them, that's the thing that leads me to it: as touching this man, he may be Sworn.

Court. When he is Challenged, he cannot be recalled.

Mr. Harrison. I am content.

Samuel Greenhill, Sworn.

Thomas Bide, Challenged.

John Page, Challenged.

Richard Rider, Challenged.

Mr. Harrison. Lest I may run into an Hazard, in making use of that Liberty, which the Law gives me in this Case; and having not taken Notice of any Persons Challenged; I mean, as to the Rumber: I desire your Officer, that takes Notice, may acquaint me with the Number.

Court. You shall know it; God forbid the contrary.

Edward Rolph was called next.

Mr. Harrison. Mr. Rolph is bis Name? Let him be sworn; Sworn.

Francis Beal, Challenged.

7 chn Kirk Challenged.

Charls Pitfield, Challenged.

John Smith, Challenged.

Bell, Sworn.

Baward Franklin, Challenged.

William Whiscomb, Challenged.

Samuel Harris, Sworn.

John Collins, Challenged.

Thomas Snow, Sworn.

William Blunt, Challenged.

George Rigih, Challenged.

7chn Nichol of Finchley, Sworn,

Timothy Taylor, Challenged.

Thomas Fruin Challenged.

Richard abel, Challenged.

Themas Morris, Sworn.

Ambroje Scudamore, Challenged!

Ralph Halfel, Challenged. George Tirry, Challenged.

Court. You have Challenged Thirty three already.

Mr. Hartison. I pray the Names may be read to me, to see, if it be see Court. When you come to Thirty five, you shall have the Names read. I have Galliard, Challenged.

Thomas Swallow, Challenged.

Court. Now read their Names to him.

Which were read accordingly. In all thirty five Challenged.

George Pic ering was next called, and Sworn.

Then they were called over, who were admitted : viz.

Sir Thomas Allen, John Liste, Thomas Francklin. Richard Nichol, Samuel Greenhil Edward Rolph, Bell, Samuel Harris, Thomas Snow, John Nichol, Thomas Morris, George Pickering: and Sworn. Proclamation was then made.

If any man can inform my Lords, the King's Justices, the King's Serjeant, or the King's Attorney, before this inquest be taken; let them
come forth, and they shall be heard: for now the Prisoner stands at the Bar
upon his Deliverance. And all those bound by Recognizance to appear, let
them come forth, and give their Evidence, or else to forfeit their Recognizance.

George Masterson, James Nutley, Robert Cortmore, Holland Simson,

and William Jeffop, Witnesses, were called.

Court. Gentlemen, that are not of the fury, Pray, clear the Passage. The Prisoner is here for Life, and Death; let him have Liberty to see the fury.

Clerk. Thomas Harrison, Hold up thy Hand.

Clerk. Look upon the Prisoner, you that are sworn. You shall understand that the Prisoner at the Bar stands and Eted by the Name of Thomas
Harrison, late of Westminster in the County of Middlesex, Gentleman;
for that he, together with John Lisse, &c. (Here the Indistment was
read) upon which indistment he hath been Arraigned, and thereunto
hath pleaded Not Guilty, and for his Trial hath put himself upon God,
and the Countrey: which Countrey you are. Now your Charge is to enquire, whether he be guilty of the High Treason, in Manner, and Form, as
he stands Indisted, or Not guilty. If you finde that he is guilty, you shall
enquire, what Goods, and Chattels he had, at the time of committing the
said Treason, or at any time sithence. If you finde, that he is Not guilty;

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you shall enquire, whether he did fly for it: if you finde, that he fled for its you shall enquire of his Goods, and Chattels, as if you had sound him Guilty: if you finde, that he is Not guilty, nor that he did fly you shall say so, and no more. And take heed to your Evidence:

Mr. Keeling Enforced the Charge at large. After whom Sir Henne-

age Finch, His Majestie's Sollicitour General, in these words.

TAY it please Your Lordships, We bring before your Lordships, Vinto Judgment this day, the Murtherers of a King. A man would think the Laws of God, and Men, had fo fully fecured thefe Sancred Persons ; that the Sons of Violence Chould never approach to hure them. For (My Lord) the very Thoughts of luch an Attempt bath ever been presented by all Laws, in all Ages, and all Nations of the World, as a most unpardonable Treason. My Lord, This is that that brought the two Ennuchs in the Perfian - Court to their juft Deftrudion : Voluerunt in urgere ; faies the Text: and yet that was enough to Attains them, And so (My Lords) it was by the Romane Laws too, as Tacitus observes; Qui deliberant, desciverunt. To Doubt, or Hefrate. in a Point of Allegiance, is direct Treafon, and Apostasie. And upon this Ground it is, that the Statutes upon which your Lord hips are now to proceed, bath these express Words; If a man doth Compass, or Imagine the Death of the King, &c. Kings, who are Goa's Vicegerents upon Earth. have thus far a kind of Resemblance of the Divine Majefty; that their Subjects fand accountable to Them for the very Thoughts of their Hearts. Not, that any Man can know the Heart, fave God alone, but because, when the wicked Heart breaks out into any open Expressions, by which it may be judged, 'tis the Thought of the Heart, which makes the Treason: the Overt- Att is buttbe Evidence of it.

My Lords, This Care, and Caution, is not so to be understood; as if it were the Single Interest of One Royal Person onely. The Law doth wisely judg, and foresee, that upon the Life of the King depends the Laws, and Liberties, the Estates, and Properties, the Wealth, and

Peace, the Religion, and, in Sum, the Glory of the Nation.

My Lords, This Judgment of the Law ha's been verified by a fad Experience: for when that Blessed King (whose Blood ware now making Inquisition for) was untimely taken away, Religion, and Justice both lay buried in the same Grave with Him: and there they had slept hill; if the miraculous Return of Our Gracious Sovereign had not given them a new Resurrection.

My Lords, My Lord Coke, in his Comment upon this Statute, ha's one Conceit, which is somewhat strange; I am sure it is very new: he seems to think, that it would have added to the Perfection of this Law; if there had been a time limited for the Party to be accused. But certainly the work of this Day ha's quite consuted that Imagination. For here is a Treason, that ha's so long out-faced the Law, and the Justice of this Kingdom; that, if there had been any time of Limitation in the Statute, there would have been no Time, nor Ptace, lest for Punishment. And, if this Treason had but once grown up to an Impunity, it might perhaps have drawn the Guilt of that Innocent Blood, and with it the Vengeance

due to it, upon the whole Nation,

The Scope of this Indictment is, for the Compassing the Death of the King: the rest of the Indictment, as the Usurping Authority over the King's Person, the Assembling, Sitting, Judging, and Killing of the King. are but so many several Overt-Acts to prove the Intention of the Heart. We are not bound (under favour) to prove every one of these against every particular Person, who is Indicted: for he, that is in at one, is guilty in Law of all the rest, as much, as if he had struck the Fatal Stroke it self. Nay (under favour) if we can prove any other Overt-Alt, besides what is lai'd in the Indictment, as the encouraging of the Souldiers to cry out, Instice, Instice; or Preaching to them to go on in this Work, as Godly, and Religious; or any other act of all that Catalogue of Villanies, for which the Story will be for ever Infamous: this may be given in Evidence to prove the Compassing, and Imagining the King's Death. The conclusion of this Indistment alledges the Fast done to be to the great Displeasure of Almighty God, and to the great Disgrace of the People of England. A Truth to clear, and known; that it can neither be heightned by any Aggravation, or lessened by any Excuse.

As for the Fast it selse, with the Manner of it, I shall not need to open it at large: for these things were not done in a Corner; every true English Heart still keeps within it self a bleeding Register of this Story: onely (my Lords) in the way to our Evidence, with your Lordships sa-

vour, this I think, may be fit to be faid.

First, for the year 1648. (for that was the Fatal year of this King, and beyond that year we shall not now Enquire) I say what soever, in the Year 1648. ccu'd have been done by a Parliament to save the Life of a King, was done in this Case.

They opened the way to a Treaty in spight of the Army; and, while these.

these Sons of Zeruiah, who were too hard for them, were engaged in Service, in the Semoter Parts, they haftened the Treaty as much, as was possible : the Devates ripen , His Majeftie's Concessions were Voted a good ground for Peace : notwithfranding the Remonstrances of the Army It il few about their Ears, and notwithftanding the Oppositions of a fearfull, and unbeheving Parry of the Honle of Commens; whom the Army had frighted into an Awfull, and a Slavish Dependance upon them. when nothing elie could be done for him, they were fo true to the Ob. ligations they lay under, that they refolved to fall with Him: and did fo. For the Army, who faw the Treaty proceed to fast made as great hafte to break it. They feize upon the bleffed Perfon of our Sacred King by Force, and bring Him to London; and here they force the Parliament, shut out some Members, imprison others : and then called this wretched little Company, which was left, a Parliament, By this, and before they had taken upon them the Boldness to disfolve the House of Peers, they pass a Law, and Erect, for sooth! an High Court of Justice, as they call it, a Shambles of Juffice; appoint Judges, Advocates, Officers, and Minifters; fit upon the Life of the King. Now they Speak out, and Expound their own Declarations, and tell us what that was, which before they had demanded in obscure Terms, when they called for fuffice against all Delinguints. Now they speak plainly what they mean, and call this bleffed King, this glorious Saint, the grand Delingment:

Lords. When they had thus proceeded to appoint

My Lords, When they had thus proceeded to appoint their Judges, Officers, and Court, then they call this Person, their onely Liege Lord and Sovereign, to the Bar, and, by a formal Pageantry of Justice, proceed to Sit upon Him, Arraign, Try, Sentence, Condemn, and Kill (I had almost said Crucifie) Him, whom they could not but know to be their King. And all this against the clearest Light, the sharpest Checks, and most thorough Convictions of Conscience, that ever men resisted. And yet, in this moment of time, such was the Majesty, and Innocence, of our Gracious Sovereign; that the People followed Him with Tears in their Eyes, and Acclamations in their Months, God save the King; even then, when the Souldiers were ready to sie upon them who did either look Sadly, or speak Affectionately. And yet it will appear upon our Evidence too; that so sew of the very Common Souldiers could be brought to approve these Proceedings, or to cry out, Justice; that their sicers were fain by Moner, or Blows, or both, to bring a great many to it.

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My Lords, The Actours in this Tragedy were many, very many, for many; that fore their Name is Legion, or rather many Legions. And certainly (my Lords.) when we shall consider the Thing, that they have done, we cannot but look upon it, as a Villany, which had in it all the Ingredients to make it deteftable, that it was possible for a Counsel of Men, or Divels either, to put together. But yet, if any thing can be of a deeper Dy, then the Guilt of that Sacred Blood, wherewith they fland Pollsted, me thinks, their Impudence thould make them more odious, then their Treason. It was the destruction of God's Anointed in the Name of the Lord. It was the Murther of a most bleffed, and beloved Prince, in the Name of His People. Him, whom they had taken the transcendent Bo dness to imprison, as the Authour of the War, they put to Death, because He would have been the Authour of our Peace : and that with fo much Scorn, and Indignity, that some of them were not ashamed to fpit in the Face of our Lord, and Sovereign. And when they had thus quenched the Light of Ifrael: Darkness, and Confusion, did over-spread the face of the Land: many poor Subjects at Home, and some Protestants in Foreign Nations, at the very News of it fell down Dead; as if this excellent King had been in a Natural, as well as a Religious sence, the Breath of our Nostrils, the Anointed of the Lord, who was taken in their Pits. The Judges, Officers, and other Immediate Actours in this precended Court, were in number about fourscore. Of thefe fome four, or five, and twenty are dead, and gone to their own place. The God of Recempenfes hath taken the matter fo far into His Own Hands: and who knows, but that it might be one dreadfull part of His Vengeance, that they died in Peace? Some fix, or feven of them, who are thought to have finned with less Malice, have their Lives spared, indeed, but are like to be brought to a fevere Repentance by future Penalties. Some eighteen, or nineteen, have fled from Justice, and wander to and fro, about the World with the Mark of Cain upon them, a Perpetual trembling, lest every Eye that fees them, and every Hand that meets them, should fall upon them. Twenty nine Persons do now expect your ?ufice. Amongst them the first, that is brought, is the Prisoner at the Bar, and be deserves to be the first; for, if any Person, now lest alive, ought to be filed the Conductour, Leader, and Captain of all this Work, that's the Man. He (my Lord) brought the King up a Pri-Soner from Windsore, but how, and in what manner, with how little Duty, nay, with how little Civility to a common Person, you will hear ...

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hear in time. He Sate upon Him, Sentenced Him, he Signed the Warrant, first to call that Court together, then the bloody Warrant to cut off His Sacred Head. Against him, as against all the rest, our Evidence will be of two sorts: Witnesses, Viva voce; that shall first prove to your Lordships, that every Person now in Question did sit in that Court, when their King stood, as a Prisoner, at the Bar. We shall prove that the Precept, by which this pretended Court was summoned, was not obeyed, and executed, till it had had the hands, and seals, of most of the pretended Judges: among the rest, the hand of the Prisoner at the Barswill be sound there. We shall prove his hand to the bloody Warrant, for severing the Sacred Head of our Blessed Sovereign from the Body, and then some Circumstances of his Malice, and of his Demeanour. And after we have done with our Witnesses Viva voce, if we have occasion to use Records of Parliament, we shall shew them too; for we have the Originals, or authentick Copies. But now we shall proceed to our Evidence.

Proclamation was made for Silence.

Sir Edward Turner. My Lords, The Service of this Day doth call to my Memory the Story of good King Amaziah. We read in Holy Writ, that his Father, King Joash, was murthered, and murthered by His own Subjects: but we read further, that, when Amaziah had regained the Crown, was settled in the Government, He sew those, that sew His Father. He did go down into Edom, the Valley of Salt, and there He did flay ten thou-Sand. The work of this Day doth very much resemble that Action. Our Good, and Gratious King, His Father of bleffed Memory, and our Father, His natural, and our politick Father, to whom our natural Allegiance was dut was murthered, and by His own Subjects. But, My Lords, this was not a National Crime: and our Good, and Gratious Sovereign hath done us that Honour, and Right to vindicate us in Foreign Nations; and now He is come Home in Power, and Glory, He does continue in the Same Mind: that's the Reason, we are not now flain by thousands; but that those Miscreants are gathered up here, and there, that did commit the Offence, and would have involved the Nation in a common Infamy.

Gentlemen of the Jury, Your time to enquire of this Matter is pretions, more pretious then my Words; else I would repeat to you the History of that Tragedy; at least that Summary, that was entred in the Black Book, or the Journals of that they then called a Parliament. It shall suffice to tell you, and that most truly; that it was but an handfull of men in

respect of the whole Nation, that did contrive, and design, this damnable, and traiterous Plot, to subvert the Laws, and change the Government of this well-governed Nation. In prosecution of which they did cast abroad, and spread forth, Jesuitical Maxims, Damnable, and Diabolical Principles, to intoxicate the People; and, when their Heads were troubled, they were easily lead into Arms; where, after some time, they grew drunk with Successes: and when they had drunk too much of the Loyal Blood of the People, then they thirsted for the Royal Blood also. I do confess, we read in Stories, that Kings have before this time been murthered: some in our Nation; as King Richard the Second, and Edward the Third: and in other Nations. But the Actours of those Murthers were modest to these. They did it in Private; these in the Face of the Sun, and the People: but it was those People, Gentlemen, they had corrupted with Shares in their Robberies, and Villanies. They pretended it was in a way of Justice: but, you must know, no Justice can be executed upon the Person of the King; Touch not mine Anointed, saith God himself.

My Lords, I do read in the Roman Story; that both amongst them, and other Nations, there was no Law against Parricide. It was not thought, that any man was so unnatural, and Devilib, to destroy his Father. But we do sinde amongst the Romanes such a Fact was committed, and then they were at a loss to punish it. The way was this, that they found but: the Offendour they semed into a Mail of Leather so close, that no Water could get in; when they had done, they threw him into the Sea: by this denoting; the Offendour was not worthy to Tread upon the Ground, nor to Breath in the Air, nor to have the benefit of any of the four Elements, nor the use of any of God's Creatures: and

So be starved.

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Gentlemen, Parricide, and Regicide, differ not in Nature, but in Degree. Parricide is the killing of the Father of one, or a few, Perfins; Regicide, the Killing the Father of a Countrey. What Punishment then is suitable to this offence? Gentlemen, The Prisoner at the Bar is accused of this Offence, and now to be Tried by you; but, before we enter uton the Evidence, I must, with the leave of the Court, inform you; that, though the Indictment centains many Circumstances, and Gradations, in the Treason; yet the Imagining, and Compassing the Death of our late Sovereign, is the Treason, to which we shall apply our Evidence: this being, both by the Common-Law, and by the Statute of the 25th of Edward the 3 of the Principal Treason to be enquired of. And the other Circumstances in the Indictment are but so many matters to prove the Overt-AC. The Consultations, the Assuming Power to Try, and the Assuming the Assuming the Assuming the Assuming the Assuming Power to Try, and the Assuming Power to Try, and the Assuming Power to Try, and

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eiven him, are but fo many Demenstrations, and epen Alls, preving the

first Treasenable Design of the Heart.

It will be enough for you, and fo my Lords will tell you; if we prove the Treason it felf, which is the Compassing, and Imagining the Death of the King : though we fail in some of the (ircun frances laid in the Indictment I do not speak this, as if we should fail in any: but it is not necessary to prive them all; if we prive any, you are to finde the Prisener Guilty. I am not willing to held your Lordhips too leng in the Porch; but defire to descend into the Body of the Bufine's : and fo me fall call our Witnesses, and doubt mit, but to prove, that this Afan at the Bar was the first, and not the least of thefe Offendours.

Mr. George Mafterfen was called.

Mr. Harrison. When I was before your Lordships yesterday, I effered something very material, in reference to the furifdiction of the Court; but you told me according to the Rule, I must Plead Guilty, or Not guilty; and what I had to offer should be heard in its proper place. I now defire to know, when ther it be proper now to deliver my felf, before you proceed to the calling of Witnesses : for I would so the best way, and would not willingly displease you.

Lord Chif Baren. What was promised you yesterday, God forbid but you should have it. But I think it will be best for you to hear the Evidence.

and then what you have to fay, you shall be fully heard.

Mr. Harrison. I am content.

Whereupon George Masterson, Stephen Kirk, Francis Hearn, William

Clark, Robert Coitmore, and James Notley, were called, and fworn.

Councel. Mr. Mafferson, Whether did the Prisoner at the Bar fit in that, which they called the High Court of Inflice, to sentence the King, or no? Pray, tell my Lords, and the Jury therof, and what elfe you know of the matter.

Mr. Masterson. Upon the Oath I have taken (my Lords, and Gentlemen of the Jury ) I faw the Prisoner, Th. Harrifen, fit in that, which they called The High Court of Inflice, upon the 27th day of January, in the year 1648. to lentence the king.

Conneel. Was it the day the Sentence was paffed against the King?

Mr. Masterson. It was the day of the Sentence, the 27th of Jan. 1648.

Conneel. Can you fay any thing elfe?

Mr. Masterson. I do (Sir) further remember, that, when the Clerk of the Court (as he was called ) read the Sentence against the King, and faid, It was the fentence of the whole Court; I faw the Prisoner at the Bar, together with others, stand up, to my apprehension, as Assenting to it.

Mr. Masterson. I do not know that; but, when the Sentence was read, several of them did stand up, and he among the rest, as Assenting to the Sentence; as the spectatours understood.

Councel. Mr. Clark, What do you fay to the fame Question?

Mr. Clark. My Lords, and Gentlemen of the Jury, I remember I saw the Prisoner at the Bar sit several times in the Court of Justice, as they called it: particularly on the 23d and 27th of January, 1648, as I took notice of it in a Book.

Councel. Was that the day of the Sentence?

Mr. Clark. Yes, my Lord.

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Mr. Clark. I remember they all rose; but I did not take particular notice then of the Prisoner.

the Bar, in westminster-Hall, sitting upon the Bench in that, which they called the High Court of Justice, when the King stood Prisoner at the Bar, there?

Mr. Kirk. My Lord, I did see the Prisoner at the Bar sic several days in that, which they called the High Court of Inflice. I was there every day of their sitting.

Connel. Do you remember he was there on the 27th of fan. 1648?

Mr. Kink. I do, Sir.

Councel. Tell the Jury what was the Work there.

Mr. Kirk. It was Sentence. I did take the Names of all those Gentlemen, that did appear in the Court on that day, the 27th of Jan. 1648. and amongst the rest, I took a Note of that Gentleman's Name, as being prefent.

Councel. Whereas these Gendemen (Mr. Masterson, and Mr. Clark) have declared; that, as Assenting to the Sentence, hey all stood up: Did you see

them stand? and whether by Direction, or no?

Mr. Kirk. As for the Direction, I know nothing of it; but the Members then present in the Court (after Sentence was read) as far as my. I yes could perceive, stood up unanimously; I suppose, as Assenting to the Sentence.

Court. Mr. Nutley, Did you know the Prisoner at the Bar? Have you seen him sit in Westminster-Hall at any time upon the Bench, when the King was brought as a Prisoner to the Bar?

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Mr. Nutley. 'y Lords, and Gentlemen of the Jury, I saw the Prisoner at the Bar several days sie there, amongst the rest of the Judges, as a Judg, I suppose. To the best of my remembrance, he sate there sour days together.

Court. Was he there upon the day of the Sentence?

Mr. Nutley. I did take Notes, my Lord, that day in the Court, and I finde he did in that day.

Court. Do you know any thing more of the Prisoner at the Bar?

Mr. Nutley. Thus much I know concerning the Prisoner at the Bar, my Lord. The first day that they fate in publick, was (as I remember) the 20th. of Jan. 1648. Some few days afore that, there was a Committee, that fate in the Exchequer-chamber, and of that Committee the Prisoner at the Bar was one of the Members. I do remember well, it was in the Evening, they were lighting of Candles; they were somewhat private. This Gentleman was there, I faw him : for through the kindness of Mr. Phelps, who was then Clerk to that Committee, I was admitted, pretending first to speak with the faid Mr. Phelps, and that I had some Business with him, and so (as I faid before) I was admitted into the Committee-Chamber. Being there, I did observe some Passages fall from the Prisoner at the Bar; the words were to this purpose. He was making a Narrative of some Discourses, that passed between his late Majesty and himself, in coming between Windsor and Londen, or Hurst-castle, I know not well whether. My Lord, that Passage, that I observed to fall from him in that Discourse, was this. He said, that the King, as He fate in the Coach with him, was importunate to know what they intended to do with Him.

Mr. Harrison. In the Coach mas it?

Mr. Nutley. Yea, Sir, it was in the Coach. He told the rest of the company (as I said before) that the King asked, what do they intend to do with me? Whether to murther me, or no? And I said to Him, There was no such intention, as to kill Him, we have no such thoughts. But (saith He) the Lord hath reserved you for a publick Example of Justice. There is one word more, My Lords; and that is this, which I heard from this Prisoner at the Bar; That the reason, and end, of their Meeting together, at that Committee, was concerning the Charge. So much I observed. It was concerning the Contracting of the Impeachment. I observed, that some found fault with the length of that, as it was drawn. They were offering some reasons to Contract it, and I heard this Prisoner at the Bar vent this expression, Gentlemen, It will be good for us to blacken him, what we can; Pray, let us blacken him: or words to that Purpose. I am sure Blacken was his word.

Mr. Wyndham. Mr. Nutley, you speak of an Impeachment. Against whom was that Impeachment?

Mr. Nutley. It was against His late Majesty, the King.

Councel. And it was to draw up that Impeachment so, as to Blacken Him.

Mr. Nutley. Yes, Sir. Mr. Coytmore fworm.

Mr. Wyndham. Did you see the Prisoner at the Bar sitting in that, which they called the High Court of Justice on the Day, when the King was Sentenced, or at any other time? Pray tell my Lords, and the Jury.

Mr. Coytmore. My Lords, and Gentlemen of the Jury, I was in that, which they called the High Court of Justice, three, or four times. I saw this Gentleman, either once, or twice, sitting there.

Councel. Do you know any thing more?

Coytmore. No, really. I came onely to hear, and see, what they were loing, and I did there see him, I think, several Days: I am sure, once.

Councel. Did you see him on the seven and twentieth of fanuary 648. sitting there, which was the Day of the Sentence?

Costmore. I cannot call that to Memory.

Councel. Do you know of any Expressions, that the King should be an Example of Judgment?

Coytmore. No, my Lords.

Mr. Wyndham. My Lord, in the next place, We shall shew that Instrument, that was made under the Hand, and Seal, of the Prisoner at the Bar, is well as others, for Execution of the King: that Bloody Warrant. But first we will ask this Witness another Question.

Councel. Did you fee the Prisoner at the Bar sit on the Bench, as an

ordinary Speltatour; or as one of the Judges?

Coytmore. He was in the Court, sitting amongst the rest of the Judges, sone of them.

Mr. Sollicitour. My Lords, we will prove, that this Prisoner at the Bar was one of them, that took upon him the Conducting of the King, and that the King was in his Custody; and to the High Court of Justice also.

The Lord Newburgh Sworn.

Councel. Pray, my Lord give your self the Trouble, to raise your Voice, and to tell my Lords, and the fury, what you know of the Prisoner at the Bar; the part, that he acted in bringing up the King.

Lord Newburgh. I was then living at his Majestie's Lodg at Bagshot, when the Prisoner at the Bar brought the King from Hurst-Castle to London He was the Person, that Commanded the whole Party: and when the King by the way went to Diner, by his Order there were Centries set at every Door where He was. When the King had Dined, he carryed Him to Windsore, and appointed several of his Officers to ride close to the King, as He was riding, lest He should make His escape from them.

Councel. That was an Imprisonment it felf, and so a Treason.

Mr. Wyndham. My Lords, we shall now produce to you two Instruments, which were made, the one for Convening, and Summoning the Assembling of that, which they called the High Court of Justice, and shew this Prisoner's Hand, and Seal, to that. And then shew you likewise that, which was the Consummating of all, that Bloody Warrant for Execution of His late Majesty of blessed Memory, with the Hand, and Seal, of the Prisoner at the Bar unto it, amongst others.

Mr. Sollicitour. My Lords, it will be fit before this to give you an Ac-

count, how we came by these Instruments.

Mr. Jeffop fworn.

Councel. Shew to Mr. Jessop the warrant for summoning that

Mr. Sollicitour. Mr. Fessop, pray tell my Lords, and the Jury, how you

came by that Instrument you have in your Hand.

Mr. Jessop. May it please your Lord bips, I, having the Honour to attend the House of Commons, the House was pleased to make an Order, that Mr. Scobel should deliver into my hands all such Books, and Records, Papers, and other things, as did belong to the House of Commons: and, in pursuance of that Order, I did receive, among to other things, this Instrument, as a thing, that had been formerly in his hands, as Clerk of the House of Commons.

Mr. Sollicitour. We defire it may be read, my Lords.

Court. Pray first, prove his Hand.

Mr. Harrison. I defire to know what is offered to be Read.

Court. It is a warrant that you Sealed, amongst other pretended Judges of your High Court of Justice (as you called it) for Trial of the King, for Summoning that Court.

Councel. Mr. Kirk, Have you feen the Hand-writing of the Prisoner at

any time?

Mr. Kirk. I have very often seen it, and am well acquainted withit; and, so far as it's possible a man can Testifie touching the Hand of another

other Person, I do verily believe this to be his Hand.

Councel. How came you to be acquainted with his Hand?

Mr. Kirk. As he was a Member of the House of Commons, and my Imployment having relation thereto, I have seen him set his Hand several times.

Mr. Farrington Sworn.

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Councel. Do you believe that this is the Hand. writing of the Prisoner

at the Bar : (The Intrument being fle Wed bim.)

Mr. Farrington. I did not see him write it, my Lords; but I believe it to be his: for I have often seen his Hand writing. It is his hand, so far as possibly a man can know any Person's hand, that did not see him write.

Mr. Harrison. I defire to fee the Inftrument. Which being shew'd to

him; he faid, I believe it is my own Hand.

Councel. That's the Warrant for summoning that Court, that he owns his hand to.

Court, Shew him the other Inftrument,

That being for Execution of the Sentence; it being form'd bim,

Mr. Harrison. I do think this is my hand roo.

Conneel. If you think it, the fury will not doubt it. That's the Bloody. Warrant for Execution. And we desire they may be both read.

Mr, Harrison. My Lords, dotbese Learned Gentlemen offer these, as

being any Records.

Conncel. No : but as your own hand-writing.

Mr. Harrison. If you do not read it as a Record, I hope your Lordships

will not admit of any thing of that kinde against me.

Councel. He knows, that a Letter under his hand, and Seal, may be read in a Court. We do not offer it as a Record; but prove it by Wit-

neffes, that it is your hand-writing.

Court. You have Confessed these so be your bands. Whether they are Records, or no; whether Papers, or Letters: they may be read against you. You signed the Warrant for Convening together those, which you called The High Court of Instice, and you signed the other warrant for putting the King to Death. You do Confess these two things. We do not see what further Use may be made of them.

Court. You might observe, how the Indicament was for Imagining, Compassing, and Contriving the King's Death. To prove that, there must be some Overt-Ast, and a Letter under the Partie's Hand is a suf-

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ficient Overt-All to prove fuch Imagination: to that end these are used.

Mr. Harrison. I do not come to be denying any thing, that in my own fudgment, and Conscience, I have done, or Committed; but rather to be

bringing it forth to the Light.

Court. Sir, you must understand this by the way, this you must take along with you. That these are read, not as any thing of Authority in themselves; or as used to any other purpose, but as an Evidence of the Fast against you. Take that along with you.

(The two Bloody Warrants for Trial, and for Execution of His Majes fly were here read; the later of which is as followeth.)

At the High Court of Justice for the Trying, and Judging of Charles Stuart, King of England, Jan. 29. 1648.

Wisted, Attainted, and Condemned of High Treason, and other High Crimes; and Sentence upon Saturday last was pronounced against him by this Court; to be put to Death, by the severing his Head from his Body; of which Sentence Execution yet remaineth to be done: These are therefore to will, and require you, to see the said Sentence executed in the open Street before White-hall, upon the morrow, being the 30th day of this instant Moneth of January, between the hours of ten in the Morning, and five in the Asternoon of the same day, with full effect. And for so doing this shall be your sufficient warrant. And these are to require all Officers, and Souldiers, and other the good People of this Nation of England to be affishent unto you in this service. Given under our Hands, and Seals.

To Colonel Francis Hacker, Colonel Hanks, and Lieutenant-Colonel Phayre, and every of them.

Scaled, and subscribed,

BY John Bradhaw, Lord President.

Jo. Hewson. Per. Peibam.

Thomas Grey. Oliver Cromwel. Edward Whalley. John Okey. to. Danvers. Mich. Livefey. 70. Bourchier. Hen. Ireton. Thomas Maleverer. 70. Blakestone. 70. Hutchinfon. Will Goff. Thomas Pride. Hen. Smith. Peter Temple. Tho. Harrison. Isaac Ewer. Val. Wanton. Simon Meyn. Tho. Horton. 70. Fones. 70. Moor. Hardress Waller. Gilbert Millington. Geo. Fleetwood. fo. Alured: Rob. Lilburn. Will. Say.

Rich. Dean. Rob. Tichbourn. Hum. Edwards. Dan. Blagrave. Owen Roe. Will. Purefoy: Adrian Scroop. James Temple. Aug. Garland. Edmond Ludlow. Hen. Marten. Vincent Potter. Will. Constable. Rich. Ingoldsby. Will. Cawley. Joh. Barkstead. Anth. Stapeley. Greg. Norton. Tho. Challoner. Tho. Wogan. fo. Ven. Greg. Clement. to. Downs. Tho. Wayt. Tho. Scot. 70. Carew. Miles Corbet.

Mr. Wyndham. Gentlemen of the Jury; We have done our Evidence, and you must know, Gentlemen, that the principal Point of the Indictment is for Compassing, Imagining, and Contriving the Death of His late Majesty of Glorious Memory. There lies the Treason. So saies the Statute of the 25th. Edw. 3d. It hath nothing of Killing the King there, but of Imagining, and Compassing the Death of the King. The going about it, that's the Treason: as hath been learnedly opened to you. The

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rest are but Overt-Acts. If there be fuch an Imagination, or Compassing the Death of the King once declared, though no fruit at all follow, it is Treason. Here certainly you have a very full Evidence given. We Shew you a Consultation; this is one Overt-Act, which would do the work, if there were nothing elfe. I must tell you ( and that with Submission to my Lords, the Justices ) if they had advised, and gone no further: that had been Treason in the Letter of the Law. They Convened, and met together, and suppose then, they had absolved, and acquitted him; do you think they had absolved themselves from Treason? With reverence be it spoken: if they had acquitted him, they had been guilty of Treason. Affuming a Power to put the King to Death, is an Overt. Act, declaring such an Imagination. You fee this Prisoner was no ordinary Actour in it: bis Hand is in at all Games, Taking of Him. Imprisoning of Him, bringing Him to London, and setting Guards on Him. You fee also his Malice, Let us Blacker Him : for they knew His Innocency Would Shine forth : unless it was blackened by their Imputation He Sate many times, as you bear, and Sentenced Him, and Allented to that Sentence by standing up, and likewise by Concluding the Catastro. phe of that sad beginning of our Sufferings, his making a Warrant for His Execution, and accordingly you know what did follow: I think a clearer Evidence of a Fact can never be given, then is for thefe things.

(Here the Spectatours Hummed.)

Lord Chief Baron. Gentlemen, This Humming is not at all become ing the Gravity of this Court. Let there be free-speaking by the Prisoner, and Councel. It is more fitting for a Stage-Play, then for a Court of Justice.

Mr. Harrison. It is now time, my Lords, to offer what I have to say. Have these Learned Gentlemen offered what they will say?

Councel. We have no more, till he hath given us occasion : not for Evidence of the Fast.

Mr. Harrison. My Lords, the matter, that bath been offered to you, as it was touched, was not a thing done in a Corner. I believe the sound of it bath been in most Nations. I believe the Hearts of some have felt the Tervours of that Presence of God, that was with his Servants in these days: (However it seemeth good to him, to suffer this Turn to come on us) and are Witnesses, that the things were not done in a Corner. I have desired,

as in the fight of him, that searcheth all hearts, whilest this hath been done, to wait, and receive from him Convictions upon my own Conscience, though I have sought it with Tears many a time, and Prayers, over and over, to that God, to whom you, and all Nations, are less, then a Drop of Water of the Bucket: and, to this moment, I have received rather Assurance of it, and that the things, that have been done, as astonishing on one hand. I do believe, e're it be long, it will be made known from Heaven; There was more from God, then men are aware of. I do profess, that I would not offer, of my self, the least Injury to the poorest Man, or Woman, that goes upon the Earth. That I have humbly to offer is this to your Lordships; You know what a Contest hath been in these Nations for many years. Divers of those, that sit upon the Bench, were formerly as Active

Court. Pray, Nr. Harrison, do not thus Resect on the Court. This is not to the Buliness.

Mr. Harrison. I followed not my own Judgment. I did what I did, as out of Conscience to the Lord. For when I found those, that were as the Apple of mine Eye, to turn aside, I did loath them, and suffered Imprisonment many years. Rather, then to turn, as many did, that did put their Hands to this Plough: I chose rather to be separated from Wife, and Family: then to have Compliance with them: though it was faid, Sit at my Right Hand, and such kind of Expressions. Thus I have given a little poor Te-Stimony, that I have not been doing things in a Corner, or from my self. May be, I might be a little mistaken: but I did it all according to the best of my understanding; desiring to make the Revealed Will of God in his Holy Scriptures, as a guid to me. I humbly conceive, that, what was done, was done in the name of the Parliament of England, that what was done, was done by their Power, and Authority, and I do humbly conceive, it is my Duty to offer unto you in the beginning, that this Court, or any Court below the High Court of Parliament hath no Jurisdiction of their Actions. Here are many learned in the Law, and, to shorten the Work, I desire I may have the help of Councel Learned in the Laws, that may in this matter give me a little assistance to offer those Grounds, that the Law of the Land doth offer. I say what was done was done by the Authority of the Parliament, which was then the Supreme Authority, and that those, that have Acted under them are not to be questioned by any Power H 2 les

Test then them. And, for that I conceive there is much out of the Laws to be shewed to you, and many Presidens also in the Case. Much is to be offered to you in that, according to the Laws of the Nations, that was a due Parliament. Those Commissions were is sued forth, and what was done, was done by their Power. And where as it hath been said, we did Assume, and Usurp an Autherity; Isay, this was done rather in the Fear of the Lord.

Court. Away with him. Know where you are, Sir. You are in the Affembly of Christians. Will you make God the Authour of your Treasons, and Murthers? Take heed, where you are. Christians must not hear this. We will allow you, to say for your own Defence what you can. And we have, with a great deal of Patience, suffered you to sally out: wherein you have not gone about so much for Extenuation of your Crimes, as to Justifie them, to fall upon others, and to Blaspheme God, and commit a new Treason. For your having of Councel; This is the reason for allowing of Councel; when a man would Plead any thing, because he would Plead it in Formality, Councel is allowed. But you must first say in what the Matter thall be, and then you shall have the Court's Answer.

Lord Finch. Though my Lords here have been pleased to give you a great Latitude: this must not be suffered; that you should run into these damnable Excursions; to make God the Authour of this damnable Treason Committed.

Mr. Harrison. I have two things to offer to you, to say for my Defence in Matter of Law. One is; that this, that hath been done, was done by a Parliament of England, by the Commons of England assembled in Parliament: and that being so, whatever was done by their Commands, or their Authority, is not questionable by your Lordships; as being (as I humbly Conceive) a Power Inferiour to that of an High Court of Parliament. That's one. A second is this; That what therefore any did in obedience to that Power, and Authority, they are not to be questioned for it, otherwise we are in a most miserable Condition, bound to obey them, that are in Authority, and yet to be punished, if obeyed. We are not to Judg, what is lawfull, or what is unlawfull. My Lords, Upon these two Points I do desire, that those, that are Learned in the Laws, may speak to, on my be-

half. It concerns all my Countreymen. There are Cases alike to this, you know, in King Richard the Second's Time, wherein some Question had been of what had been done by a Parliament; and what followed upon it, I need not urge it. I hope it will seem good to you; that Councel may be assigned: for it concerns all my Countreymen.

Court. You are mistaken, if you appeal to you Countreymen. They will cry you Out, and shame you.

Mr. Harrison. May be so, my Lords, some will: but I am sure others will not.

Mr. Sollicitour Gen. These two Points, my Lords, are but one, and they are a New Treason at the Bar: for which he deserves to dy: if there were no other Indictment. It is the Malice of his heart to the Dignity, and Crown of England. I say this is not matter, for which Councel can be affigned. Councel cannot put into Form that, which is not Matter Pleadable it felf. It is so far from being true, that this was the Act of the Supreme Parliament of the People of England, that there was nothing received with more Heart-bleeding, then this Bloody Business. But that the World may not be abused by the Infinuations of a man, who acts, as if he had a Spirit, and in truth is possessed, I will fay; That the Lords, and Commons, are not a Parliament : that the King, and Lords, cannot do any thing without the Commons; Nor the King, and Commons, without the Lords; Nor the Lords, and Commons, without the King, especially against the King. If they do, they must answer it with their Head : for the King is not accountable to any Coercive Power. And for the Prisoner to Justifie his Act, as if it were the Act of the Commons of England, he is very much to be reproved Shall he pretend, that one House, nay the eight part of a House (for fo it was) can Condemn a King: when both Houses cannot condemin one man in spight of the King? I desire, my Lords, it may pass with a due Reproach, and a Sentence uponit.

Lord Chief Baron. It is true your Questions are but one Point. You pretend the Parliament's Authority; and, when you come to speak of it, you say the Commons of England. They were but one House of Parliament. The Parliament? What is that? It is the King, the Lords, and the Commons. I would fain know of you, where ever you read, by the light you

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fay you have in your Conscience, that the Commons of England were Parliament of England, that the Commons in Parliament used a Legislative power alone. Do you call that a Parliament, that fate, when the House was Purged, as they call it, and was fo much under the Aw of the Army, who were then, but fourty or fourty five at most? Then you fay, It was done by Authority of them. You must know, where there is such an Authority (which indeed is no Authority) he that confirms such an Authority, he Commits a double offence; therefore consider what your Plea is. If your Plea were doubtfull, we should, and ought, and would, our selves, be of Council for you. That, which you speak concerning Conviction of your own Confeince, remember, that it is faid in Scripture, that they Shall think they !. did God good fervice, when they flay you, as it is in St. John. He hath a great deal of Charity, that thinks that what you did was out of a Confcientious Principle. It was against the Light of noon-day, and common practice. You make your felt a Sollicitour in the Business. Let us blacken him; as much as we can. I have not touched at all upon the Evidence. I will not urge it now. I fay you justifie it upon Convictions of Conscience, and pretend it upon Authority. A thing never known, or feen, under the Sun; that the Commens, nay a few Commens alone, should take upon them, and call themfelves the Parliament of England. We have been cheated enough by Names, and Words: there is no colour for what you fay. I do think, and hope, my Brethren will speak to this Case, that none of us do own that Convention, whatfoever it be, to be the Parliament of England. There was another aggravation : at this Time, that this Presended Authority ufurped that Power; the Lords were then fitting. You had not taken this usurped Power to dissolve these Lords. No; you did this Act in despight of the Lords, you had fent up an Ordinance to the Lords, and they rejected in and thereupon these Members took it upon themselves. Amongst those there were some Negatives, and those Members were under the Aw. and Power, of your Forces at that time. What you Plead, the Court are of Opinion, tends to the subversion of the Laws; for you to usurp Power over the People without their Confents, to call this the People; We never knew the like before. But the Parliament of England was the King, Lords, and Commons. For you to speak of this Power, and Justifie this Power, is an Aggravation adding one Sin, and Treason, to another. We shall tell you, that neither both Honses of Parliament, if they had been there, not any fingle Person, Community, not the People, use to went hist bloom either

either Collectively, or Representatively, had any colour to have any Coercive Power over their King. And this Plea, which you have spoken of, it ought to be over-ruled, and not to stand good.

Mr. Annelley. I do the more willingly speak to this Business; breause I was one of those, that hould have made up that Parliament, that this Prifoner pretends to .. I was one of that Corrupt Majority (as they called it) that were put out of the House. He cannot forget, that at that time there were Guards upon both Houles of Parliament to attend them, that were of their own appointment: and that those Guards were forcibly removed by the Prisoner at the Bar, and his Fellows: and other Guards put there, who, in flead of being a Defence unto them, when thefe Commons food at the Door, were by them threatned. Tet the Lords, and Commons of England in Parliament Affembled, a full House of Commons, did resolve, not withstanding what was aforefaid; that the Treaty in the Ise of Wight was a Ground for Peace. Afterwards the Major part of the House of Commons, having resolved on this, Sent it up to the Lords: that very day when they were Adjourned, there were Forces drawn down to the House of Commons Door, & none suffered to come into the House, but those, that they pleased. All those, that had a mind for Peace, that minded sheir Dury, and Trust, and Allegiance to their King, were seized on by this Gentleman, and his Fellows. When shis was done, what did he, and those Fellows do? They fate, and put a check upon all, that should come in. None must come in, but those, that would renounce their Allegiance, and Duty to their King, and the People, for whom they ferved, and then declared against that Vote, which had been passed upon Debate of twelve, or fourteen hours, and then to call this an House of Commons, may the Supreme Authority of the Nation, he knows is against the Laws of the Land. For the House of Commons alone cannot fo much, at give an Oath. It bath not power of Judicature of Life, and Death : this he knows well to be according to the Laws of England. He knows, what no Authority, less then an Act of Parliament, can make a Law, and he knows an Act of Parliament must be passed by the King, Lords, and Commons. I wonder much to bear a fustification in this kind by one, that knows the Laws of England fo well. There will none of the Court allow that that was a Parfiament. The Majority of that House did all disavow it. These things bave been already discoursed of: I shall onely say, that

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but he, knowing the Laws so well, I hope, he shall suffer for transgression thereof.

Mr. Hollis. You do very well know, that this, that you did, this horrid, detestable Act, which you Committed, could never be perfected by you; till. you had broken the Parliament. That House of Commons, which you fay gave you Authority, you know, what your felf made of it, when you pulled out the Speaker. Therefore do not make the Parliament to be the Authour of your black Crimes. It was innocent of it. You know your felf. what Esteem you had of it, when you broke, and tore it in funder, when you fcattered, and made them hide themselves, to preserve them from your-Fury and Violence. Do not make the Parliament to be the Authour of your Crimes. The Parliament are the three Estates. It must not be admitted, that one House, part of the Parliament, should be called the Supreme Authority. You know what that Rump, that you left, did; what Laws they made. Did you go home to advise with your Countrey, that you Represented? How durst you abuse the Trust committed to you by your Countrey, that chose you for that Place? You know, that no Act of Parliament is binding; but what is Acted by King, Lords, and Commons. And now, as you would make God the Authour of your Offence, to likewife you would make the People guiley of your Opinian. But your Pleass over-ruled.

To which the Court affented.

Mr. Harrison. I was mistaken a little. Whereas it was said, the Points were one: I do humbly conceive, they were not so. I say what was done, was done in Obedience to the Authority. If it were but an Order of the House of Commons, thus under a Force, yet this Court is not fudg of that Force. I say, if it was done by one Estate of Parliament, it is not to be questioned

Court. It was not done by one Estate. They were but a Parc; nay but an eighth Parc.

Denz. Hollis. It was not an House of Commons. They kept up a Company by the power of the Sword. Do not abuse the People in saying, It was done by the Supreme Power.

Councel. My Lord; if it were an House of Commons, neither House of Commons, nor House of Lords, nor House of Lords and Commons together: no Authority upon Earth can give Authority for Nurthering the King. This, that he alledgeth, is Treason: my Lord, this, that is said, is a clear Evidence of that, which is charged: there is onely this more in it, he hath done it, and, if he were to do it again, he would do it.

Lord Chief Baron. It is clear as the Noon-day, that this was not the House of Commons. Suppose it had been an House of Commons, and full. and suppose, (which far be it from me to suppose) they should have agreed upon fuch a Murtherous Act: for the Honfe of Commons to do fuch an Act, it was void in it felf; nay, any Authority, without the Honse of Lords, and King, is void. You plead to the Jurisdiction of the Court, whether we should Judg it, or no. Yes, I tell you, and proper too. We shall not speak what Power we have. The Judges have Power, after Lans, are made, to go upon the Interpretation of them. We are not to judg of those things, that the Parliament do. But when the Parliament is purged (as you call it) for the Commons alone to Act, for you to fay, that this is the Authority of Parliament; it is that, which every man will say, Intrenches highly upon his Liberty, and Privilege: And what you have faid to your Justification, what dorh it tend to, but as much as this, I did it, justifie it. and would do it again: which is a new Treason. The greatest Right. that ever the House of Commons did claim, is but over the Commons. Do they claim a particular Right over the Lords? Nay, over the King? Nake it out, if you can: but it cannot possible be made out. What you have faid doth aggravate your Crimes. It is such an approvement of your Treason, that all Evidences come short of it. King, Lords, and Commons is the Ground of the English-Law. Without that no Act of Parliament binds.

fustice Mallet. I have been a Parliament-Man as long, as any man here present, and I did never know, or hear, that the Honse of Commens had furisdiction over any, saving their own Members: which is as much, as I will say concerning the Parliament. I have heard a Story of a Mute, that was born Mute, whose Father was slain by a Stranger, a man unknown. After twenty years, or thereabouts, this Mute-man fortuned to see the Murthurer of his Father: and these were his words,

Words; Oh! here is he, that slew my Father. Sir, The King is the Father of the Countrey; Pater Patria: so saich Sir Edward Coke. He is Caput Reipublica, the Head of the whole Common Wealth. Sir, What have you done? Here you have cut off the Had of the whole Common-Wealth, and taken away Him, that was our Father, the Governour of the whole Countrey. This you shall finde Printed; and Published, in a Book of the greatest Lawyer, Sir Edward Coke. I shall not need, my Lord, to say more of this Business. I do hold the Prisoner's Plea vain, and unreasonable, and to be rejected.

fusice Hide. I shall not trouble you with many Words. I am forry, that any man should have the Face, and Boldness, to deliver such Words, as you have. You, and all, must know, that the King is above the two Houses. They must propose their Laws to him. The Laws are made by Him, and not by them: by their consenting; but they are His Laws. That which you speak as to the furifdistion: you are here Indisted for High Treason, for you to come to talk of fustification of this by Pretence of Authority, your Plea is naught, illegal, and wicked, and ought not to be allowed. As to having of Councel; the Court understand what you are upon: Councel is not to be allowed in that Case, and therefore your Plea must be over-ruled.

Mr. Justice Twisden. I shall agree with that, which many have already said; onely this, you have eased the sury; you have confessed the Fast. I am of the same Opinion, that you can have no Councel: therefore I over-rule your Plea, if it had been put in never so good Form, and Manner.

Earl of Manchester. I beseech you, my Lords, let us go some other way to work

Sir William Wild. That which is before us is, whether it be a matter of Law, or Falt. For the matter of Law; your Lordships have declared what it is, his Justification is as high a Treason, as the former. For matter of Falt, he hath confessed it. I beseech you, My Lord, direct the fury for their Verditt. This Gentleman hath forgot their Barbarous ness: they would not hear their King.

Court. No Councel can be allowed to Justifie a Treason: that this is a Treason, you are Inditted by an At of the 25th. of Edw. 3d. That, which you speak of the House of Commons, is but part of the House of Commons, they never did, nor had any power, to make a Law but by King, Lords, and Commons: and therefore your Plea is naught, and all the Court here is of the same opinion; if they were not, they would say so: therefore what you have said is over-ruled by the Court. Have you any thing else to offer?

Mr. Harrison. Notwithstanding the Judgment of so many Learned ones, that the Kings of England are no ways accountable to the Parliament. The Lords, and Commons, in the beginning of this War baving declared the King's beginning War upon them; the God of Gods—

Court. Do you render your self so desperate, that you care not what Language you let fall? It must not be suffered.

Mr. Harrison. I would not willingly speak to offend any man: but I know God is no Respecter of Persons. His setting up his Standard against the People

Court. Truly, Mr. Harrison, this must not be suffered: this doth not at all belong to you.

Mr. Harrison. Under Favour, this doth belong to me. I would have abhorred to have brought him to Account: had not the blood of English men, that had been fied——

Countel. Me thinks he should be sent to Bedlam, till he comes to the Gallows to render an execunt of this. This must not be suffered. It is in a manner a new Impeachment of this King; to justifie their Treations against His late Majesty.

Mr. Sollicitour General. My Lords; I pray, that the fury may go toges ther upon the Evidence.

Sir Edm. Turner. My Lords, This man hath the Plague all over him :

it is Pitty any should stand near him; for he will infect them. Let us say to him, as they use to write over an House Infected, The Lord have Mercy upon him; and so let the Officer take him away.

Lord Chief Baron. Mr. Harrison, We are ready to hear you again: but to hear such Stuff, it cannot be suffered. You have spoken that, which is as high a Degree of Blasphemy, next to that against God, as I have heard. You have made very ill use of these Favours, that have been allowed you to speak: your own Conscience cannot but tell you the Contradiction of your Actions against this, that you have heard as the Opinion of the Court. To extenuate your Crimes you may go on; but you must not go on as before.

Mr. Harrison. I must not speak so, as to be pleasing to men: but, if I must not have liberty, as an English-man

Court. Pray, do not reflect thus. You have had Liberty, and more, then any Prisoner in your Condition can expect: and I wish you had made a good use of it. Keep to the Business; say what you will.

Mr. Harrison. My Lords; thus. There was a Discourse by one of the Witnesses, that I was at the Committee; preparing the Charge, and that I should say, Let us blacken Him. The thing is utterly untrue, I abborred the doing of any thing touching the Blackning of the King. There was a little Discourse between the King, and my self. The King had told me that He had heard, that I should come privately to the Isle of Wight, to offer some injury to Him. But I told Him I abhorred the thoughts of st. And whereas it is said that my Carriage was hard to Him, when I brought Him to London: it was not I, that brought Him to London: I was commanded, by the General, to fetch Him from Hutst. Casile. I do not remember any hard Carriage towards Him.

Court. Mr. Harrison, You have said, that you deny that of Blackning; which the Witness hath sworn: and somewhat else touching the King in His way to London: that the Witness hath sworn to also. The fury must consider of it; both of their Oaths, and your Contradictition: We must direct the Jury. The end of your Speech is nothing, but to infect the People.

Mr. Harrison. You are uncharitable in that.

Justice Foster. My Lords, this ought not to come from the Bar to the Bench; if you fally out thus about your Conscience. If your Conscience should be a darkened Conscience: that must not be the Rule of other mens Actions. What you speak of that Nature is nothing to the Business. If you have any thing to say, by way of Excuse for your self for matter of Fast, you may speak: but, if you will go on as before, it must not be suffered.

Mr. Harrison, The things, that have been done, have been done upon the Stage, in the sight of the Sun

Court. All this is a Continuance of the Justification, and Confession of the Fact. We need no other Evidence.

Countel. He hath confessed his Fall, my Lords. The matter it self is Treason upon Treason: therefore we pray Direction to the Jury.

Lord Chief Baron. Mr. Harrison, I must give Direction to the In-

Mr. Harrison; My Lords, I say what I did was by the Supreme Authority.

I have said it before, and appeal to your own Consciences; that this Court cannot call me to question.

Lord Chief Baron. Mr. Harrison, you have appealed to our Consciences. We shall do that, which, by the Blessing of God, shall be just; for which we shall answer before the Tribunal of God. Pray, take heed of an Obdurate, Hard Heart, and a Seared Conscience.

Mr. Harrison. My Lords, I have been kept fix Moneths a Close Prise mer, and could not prepare my self for this Trial by Councel. I have got here formers some Acts of Parliament of that House of Commons, which your Lordships will not own; and the Proceedings of that House, whose Authority I did

Lord Chief Baron. This you have faid already. If you shew never so many of that Nature; they will not help you: you have heard the Opinion of the Court, touching that Authority. They all unanimously concurrent.

Gentlemen of the Jury, you fee, that this Prisoner at the Baris In dicted for Compassing, Imagining, and Contriving the Death of our late Sovereign Lord, King Charls the First, of Bleffed Memory. In this Indillment there are several things given, but as Evidences of it; they are but the Overt-Alls of it. The one is, first, that they did meet, and confult together about the putting the King to Death: and har alone, if nothing elfe had been proved in the Cafe, was enough for you to finde the Indictment. For the Imagination alone is Treason by the Law. But because the Compassing and Imagining the Death of the King is secret in the Heart, and no man knows it but God Almighty: I fay, that the Imagination is Treason: yet it is not such, as the Law can lay hold of; unless it appear by fome Overt-Act. Then the first Overt-Act is there Meeting, Consulting, and Proposing to put the King to Death. The second is more open; namely their Sitting together, and Assuming an Authority to put the King to Death! The third is Sentencing the King. And I must tell you, that any one of these Acts prove the Indictment. If you finde him guilty but of any one of them; either Consulting, Proposing, Sitting, or Sentencing (though there is full Proof for all) yet notwithstanding you ought to finde the Indictment. You have heard what the witnesses have faid, and the Prisoner's own Confession. Witnesses have sworn their sitting together; and that he was one. One swears he sate four times; another twice; some several times. There are several Witnesses for this : as Mr. Masterson, Mr. Clark, Mr. Kirk, and Mr. Nutley. And then then you have another thing too, which truly the Prisoner did not speak of. Witness was given against him, that he was the Person, that Conducted the King: this was before that, which he would have to be done by a Legislative Power: and that is another Overt-Act. If a man will go about to Imprison the King; the Lew knows what is the fad Effect of such Imprisonment. That hath often been adjudged to be an Evidence of Imagining, and Compassing the Death of the King. That man, the

the Prisoner at the Bar, it hath been proved to you, did Imprison the King: and it appears by his own Hand to the Warrant for summoning of that Traiterous Assembly, The High Court of Justice, as they called it. And also it appears by his Hand to the Warrant for Execution, that Bloody Warrant. He hath been so far from denying, that he hath Justified these Actions. The Evidence is so clear, and pregnant, as nothing more. I think you need not go out.

The Jury went together at the Bar, and presently unanimously agreed on their Verdict: whereupon they were demanded by the Clerk,

Clerk. Are you agreed upon your Verditt?

Jury. Yes.

Clerk. Who fhall fay for you?

Jury. Our Fore-man. (Which was Sir Thomas Allen)

Clerk. Thomas Harrison, Hold up thy Hand. Gentlemen of the Jury, Look upon the Prisoner. How say ye? Is he guilty of the Treason, whereof he stands Indicted, and hath been Arraigned? or Not guilty?

Forc-man. Guilty.

e

Then the Keeper was charged to look to the Prisoner.

Clerk. What Goods, and Chattels, had he at the time of committing this Treason, or at any time sithence?

Fore-man. None to our Knowledg.

which Verdict being repeated to the Jury by Mr. Clerk of the Crown, the Jury owned it unanimously.

Mr. Sollicitour Gen. My Lords, upon this Verdiet, that hath been given against the Prisoner at the Bar, I humbly move, that we may have Judgment given.

Your Sessians will be long, and your work will be great; his Demeanour hath been such, that he doth not deserve a Reprieve for so many Days, that you are like to spend in this Sessian.

do you say sor your self, why fudgment should not pass against you?

Clerk. Thomas Harrison, hold up thy Hand. What hast thou to say for thy self, why Judgment should not pass against thee, to dy according to Law?

Mr. Harrison. I have nothing further to say; because the Court have not seen meet to hear what was in my Heart to speak, I submit to it.

The Cryer made Proclamation for Silence whilest Judgment was in giving.

Lord Chief Baron. You, that are the Prisoner at the Bar, you are to pass the Sentence of Death; which Sentence is this. The Judgment of this Court is, and the Court doth award; that You be led back to the place, from whence you came, and from thence to be drawn upon an Hurdle to the place of Execution, and there you shall be hanged by the Neck, and being alive shall be cut down, and your Privy-Members to be cut off, your Entrails to be taken out of your Body, and (you living) the same to be burnt before your Eyes, and your Head to be cut off, your Body to be divided into four Quarters, and your Head, and Quarters, to be disposed of at the pleasure of the King's Majesty: and the Lord have Mercy upon your Soul.

And then Proclamation was made for Adjournment of the Court to this place till seven of the Clock to morrow morning. And all Jury-men, and Witnesses, were commanded to be at the said Place, and Time, upon Forfeiture of an bundred Pounds apeice.

O El ober

## The Proclamation for Silence. The Jury called. Prisoners brought to the Bar, viz.

John Jones, Adrian Scroope, Thomas Scot, Gregory Clement, John Carem.

Cryer. Sir Thomas Aleyn.

Clerk. Sir Tho. Aleyn, lay your hand on the Book, look npon the Prisoner at the Bar.

Scroope. I challenge him my Lord.

L.C. Bar That you may not mistake if you challenge in this manner, and do not joyn in your challenges, we must try you severally one after another; I must tell you the course of the Law, If one challenge one, and another challenge another, we must sever, and go to Tryal one by one. Call the next.

Cl. Sir Henry Wroth. Scroop. I challenge him.

L. C. Bar. Then we must go on severally, set all aside but Mr. Scroope; Mr Serop, you may challenge particularly whom you will till you come to 35. If you go beyond that number, you will lose the benefit of the Law.

Scr. I defre my Lord, that who soever was challenged yesterday,

may not be called again,

Court. No, that cannot be, that is nothing to you. The Court

thereupon proceeded, and called -

Challenged, John Liste, Nie, Raynton, Thomas Wynter, Thomas Frankelyn, Randal Nichol, Jo. Kirke, Ambrose Scudamore, George

Tirrey, who were all challenged.

Jury Thomas Willet, Hen. Marsh, Charles Pitsield, Chr. Abdy, Rich. Cheny, Tho. Bide, To Smith, Richard Abel, Ralph Halsal, To Gallyard, Tho. Smallow, Sam. Starnel, were admitted and sworn on the Jury.

Clerk.

C1. Cryer, make Proclamation. If any man can inform my Lords the Kings Justices, the Kings Serjeant, or the Kings Attorney, before this Inquest be taken between our Soveraign Lord the King, and the Prisoner at the Bar, let them come forthand they shall be heard, for now the Prisoner stands at the Bar upon his delivety, and all others bound by recognizance to give evidence against the Prisoner at the Bar, let them come forth and give their evidence, or else they shall forfeit their recognizance.

Cl. Adrian Scroope hold up thy hand; you Gentlemen that are fivorn, look upon the Prisoner, and hearken to his charge; you shall understand, &c. upon this Indictment he hath plead not gulity.

M. Soll. May it please your Lordships and you Gentlemen of the Tury : this Prisoner at the Bar stands indicted for compassing and imagining the death of the late King of bleffed memory. Indictment fets out, that to that end and purpose the Prisoner at the Bar did with others, affemble and fit together at West minster Hall consulting upon him, and usurped an authority to proceed against thelife of our said late Soveraign & in persuance of that, our late Soveraign was brought to his death. These things are alledged in the Indictment as ferveral overtracts to flew the treason of his heart, which was the compassing and imagining the death of the King; Compassing and Imagining are the words of the Statute, the rest of the Indictment is but as so many overtacts, evidences and manifastations of that corrupt and wicked heart of his, by which he first thought such a thought against his Soveraign. The manner of our evidence shall be this: Before they could com to accomplish this damnable defignit was necessary to meet in a trayterous assembly, whi hthey called the High Court of Instice, that under the pageartry and mockery of that, they might pretend to murder him by a fentance; and before that affembly could come to fit, there was a Precept fet forth very formerlly to summon them to fit. This Prisoner at the Bar is one of those persons, who under his hand and feal did summon that Court to sit upon the life of our late Soveraign. When the Court in obedience to that summons ( as they called it ) did meet, they fate several times, and he among them; they did proceed with a wonderfull impudence (as they had begun) to pronounce sentence of deathupon our late Soveraign, My Lords, this Prisoner at the Bar was amongst them, and was at that Court, and gave the sentence. When they had done, that they might compleat: (59)

Pleat their villany, they made a bloody Warrant for severing the head of his late Majesty from his body, and the hand of the Prifoner at the Bar is to that Warrant also; and this is the scope of our Indictment.

Scro. My Lords, may I have liberty to speak?

Court. If you do confess this which is opened in evidence against

you, we shall not need to examine any Witnesses.

Ser. Examine what you think fit, if I understand that worthy Gentleman that speak last, he said that my hand was to the Warrant for Execution; My Lord, if I can see my hand I can tell, and I will not deny my hand.

Court. Shewit him, which was done acorrdingly.

Scr. My Lords, I will not deny but that it is my hand, but it is not my feal.

Council. Cryer call Mr Masterson, Mr Krike, Mr Clarke,

Mr Carr, who were all fworn.

Mr Masterson, pray tell my Lords and the Jury, whether you did see the Prisoner at the Barin that which they called the High

Court of Instice, fitting as a Judge upon the late King.

Mr Mast. My Lords and Gentlemen of the Jury, I saw upon the 22. or 23. of Ian. in the year 1648. the Prisonerat the Bar sitting upon the Bench as one of the Judges in that which they called the High Court of Justice; the King standing a Prisoner at the Bar; I say either 22. or 23. But I say particularly upon the 27th day of Ian. 1648. in which the sentence was passed upon the late King, I saw the Prisoner at the Bar sitting upon the Bench, in that which they called the High Court of Instice.

Coun. How did he demean himself when the sentence was read?

Mr Ma. When the sentence was read, it was by the President
(as he was called) of that Court, said to be the Sentence and
Judgment of the whole Court, upon which the Prisoner at the Bar
rose up, as to my apprehension, testifying his assent. All their assents were taken so and no otherwise to us that were as specta-

tors.

Ser. I beseech your Lordships that I may speak without offence, and answer to this.

Court. Mr Scroope, you may please to have Paper, and pens, and Ink, to take Notes, or to ask any questions.

T 2

Scroope

Ser. My Lords, give meleave to ask him this question, wherea-

Court. M. Ma. you hear the question, pray answer to it.

Ma. My Lords, I cannot particulary say where he sat, but I saw him in the Court, and to the best of my remembrance it was on the second seat on the lest hand of Braashaw.

Ser. I would not give offence to the Court in any kind, I am now pleading for my life, I defire to take a little liberty to ask this Gentleman, if ever he and I were in company together that he

knows me fo well.

M. For my part I do not remember I saw his face before the sitting of that Court: If this Gentleman ask me if I were ever in his company, I, know not how I may construe the word Company: but I am sure I never eat nor drank with him, I have seen him very many times at Committee, more then twenty times since that business.

Mr Clark called,

Coun. Mr Clark you have heard the question, did you ever see the Prisoner at the Bar in that which they called the Higih Court of Justice.

Mr Clark, I do remember in the year 1648. I saw the Prisoner fitting in that which they called the High Court of Justice upon

the Tryal of the King.

Scr. My Lords you may desist in examining witnesses southing my string.

Court. Do you acknowledge you did fit in that which they cal-

led the High Court of Justice,

Scr. Tes, I see it proved, and I see a Gentleman here in my eyes that I know very well, I will not deny it.

Court. Did you sit upon the sentence day, that is the Evidence, which was the 27th. of fanuary: You are not bound to answer me; But if you will not we must proveit. Do you confess that.

Ser. I do not confess that I stood up as affenting to the Sen-

tence. Mr Clark called.

Conn. Mr C'ark what fay you to that?

Clark. I did not take particular notice of him that day, that he flood up; but the whole Court stood up to my apprehension, but I took notice that he was there then present.

Genn. Mr Clark do you remember that you faw any of them

Cl. I did not take notice of any that fare then, but all flood up

to my thoughts. Mr Carr called.

Coun. Mr Carr, tell my Lords and the Jury whether you did see the prisoner at the Bar sitting in that which they called the High Court of Justice.

Carr. My Lords and Gentlemen of the Jury, the 22.23. and 27th of Ian. 1648. I was present when the names of that they called the High Court of Justice were called, and amongst others that

Mr. Carr looked in that Paper when he gave this Evidence.

were Judges of that Court as was Printed in a Paper which I then had in my hand, I found the name of Mr A. Scroope, who I saw did there set and appear.

Ser. I hope you will not take any Evidence from a Printed List. Conn. The manner of his Evidence is, he saith this, That he had this Printed Paper in his hand when the names of that Court were called, and marking the persons in that Paper who were present, and that you were one of them who did appear.

Ser. My Lord, I shall not dispute in regard of my want of skill in the Law, the Lawfulness of bringing in any Paper in Evidence into the Court I shall not despute against your Lordships a But by your favour, I do suppose there is no witness ought to use any Paper, or look upon any paper when he gives Evidence, but I shall submit it to your Lordships

Mr. Soll. Ask him the question without his Paper; but yet nothing is more usual than for a witness to make use of a Paper to

help his memory.

Scroop. The Gentlemen that speak last I cannot hear him.

Mr Soll. We do not need his Paper in this Case, he will tell it

without a paper. Mr Carr speak without your paper.

Carr. My Lords, upon the calling of those that were Judges in that Court which they called the High Court of Justice then sitting, this Gentleman the prisoner at the Bar did answer to his name then called

Ser. Did you fee me?

Carr. I heard you answer, and saw you.

Ser. I pray he may be asked where about I fate in that Court.

Coun. Mr Carr you hearthe question, answer toit.

Carr. I am not able particularly to tell now, it being many years fince.

Ser. My Lord, observe of what value this Evidence is, I am sure

I never was in his company, I do not know that ever he saw me in his life: I beseech you give me leave to plead for myself in all humbleness and modelty my Lord.

L.C. Bar. Notice is taken of it Mr Sereop, God forbid you should

be debarred of it.

Scr. I say he comes in with evidence of a Paper he heard my name called and marked it: It is strange that a Gentleman whom I never saw, I know not his name, nor I do not think he knew my name is the had met me.

L.C. Bar. I told you that was laid aside, and you heard him

speak viva voce without a Paper.

Count Which they called the High Court of Justice for Tryal of the late King.

Kirke. My Lords and Gentlemen of the Jury I did see the Prisoner there, and I did wonder to see him there, which was the

reason I took the more special notice of his being there.

Scr. Pray my Lord let me intreat one thing before he speaks that your Lordships will be pleased to speak to him to give in his Evidence with out any speech.

Coun. How can that be? Can be give Evidence without speak-

ing?

Ser. I beseech you my Lords give me leave to say this, let him

give in his Evidence in plain words without any speech.

L.C.Bar. Mr Scr. he must be excused, there are Circumstances inducing which are as much as the principal, this that he hath said is very material; saith he, I did see the Pirsoner at the Bar there, I did not expect it, and wondered at it, and therefore took the more notice—Let him go on, ask him what question you will.

Scr. My Lord I submit.

L.C. Bar. Mr Kirk you must speak the truth, and the whole

truih; go on.

Kirk, I say as I said before, I saw this Gentleman sitting in that which they called the High Court of Justice, and I did therefore wonder at it, because I did not expect him there: I came to know him formerly as he was called Captain Scroope.

CONN. GOOR.

K. And as I said before, I saw this person, this Prisoner at the

Bar, fit amongst the rest of those persons, Judges as they called themselves of the High Court of Justice for the Tryal of the King, I did more particularly take notice of this person because I did not expect him there: I knew him formerly upon this report, being an eminent man, by the name of Captain Scroope; and at that time was an associate of one Captain Vivers and Captain Wingham, I had not seen him some years before this business, and seeing of him there I did the more particularly take notice of him.

Ser. Have you done Sir? I befeech your Lordship ask him what

imployment he had there himself when he saw me there.

K. My Lord I was there to hear the Tryal.

L.C. Bar. Mr Scroope I am not willing you should have any thing of interruption unless you restect upon any person, that concerns not you Mr Scroope, do not think it will be for your advantage, nor is it proper for you to ask.

Scr. In all humbleness I do speak it to your Lordships, that your Lordship will please to consider that if he had any imployment in

that bufiness himself, how fit a witness he is against me.

Court. Much fitter.

Ser. If it be fo I have done.

K. My Lord, I was there only as a spectator, I went only there to see and hear what was there to be seen and heard, I stood there and took Notes in Characters of the proceedings, and several others with my self did the like, and we compared them together, that was all my business at that time, and I saw him sat there the 27. day of Ian. 1648. Which was the day of the sentence against the King,

Scr. Where abouts did you fee me fit there?

K. It is not I think imaginable that any person should be able after so many years, possibly to say were any person sate, but to the best of my remembrance you sate upon the second bench next the President: But I dare not be positive in that, I dare not justifie it upon my oath, it is but my remembrance.

Here Mr Scroope talk to one that stood near him.

L.C. Bar. We must desire that of you Mr Screope, that you will not speak to any here but what the Court may hear.

Ser. I shall observe your commands.

Mr Coitmore [worn.

Coun. Did you see the Prisoner at the Bar sitting in that which they

they called the High Court of Justice, as a Judge upon the King?

Conn. When, what day?

Cit. I cannot name the day, I was there three dayes of their fitting, there I faw him once or twice, once I am fure,

Ser. What day ?

Coir. I cannot remember.

Corn. Did he fit thereas a Judge upon the King?

Con. He face amongft the reft as a Judge.

Ser. Give me leave to ask him where abouts he faw me fir.

Coun. Where did you fee him fit?

him either one or two dayes, there was a great company of them together.

Coun. Mr Nutley, did you fee the Prisoner at the Bar sitting in

that which they called the High Court of Juffice?

Nut. If it please your Lordships, I was there in the Court those four several dayes that they sate in Judgment, I heard the Prisoner at the Bar called by his name, I did take notice he was there, truly I think he was there twice or thrice to my remembrance.

Coun. Can you tell what day, whether the 27. of Inn. 1648.

Nut. I cannot say posstively, but to the best of my remembrance he was there, that was the last day when Judgment was given.

Mr Baker fworn.

Conn. M. B. what fay you, did you fee the Prisoner at the Bar. fitting in that which they called the High Court of Justice?

Ba. Yes, I did fee Col. Scrrope on Tuesday the 23. of Ian. 1648?

very particularly stand up and answer to his name.

Conn. M. Coitmore, are you acquinted with Col. Scroops hand?

Coit. I have had feveral Letters from him,

Coun. M. Scroope, have you a mind to fee the Warrant for fum moning the Court?

Ser. I desire to seeit; I do, not remember I set my hand to it, Court. Shewit him. It being shewed him.

Ser, I cannot fay it is my hand.

Coun. It is too true, we shall prove it to you.

Court. Shew it to M. Coitmore.

Ser. Be pleased to let me see it once more, which was again shewed him: Truly, My Lord, I will save him the labour.

"Coun. You do acknowledge it was your hand?

1. Ser. I'le fave him the labour, for I confess I do not love men should be put to there oaths more then needs.

Here likewise the Warrant for Execution was read.

Coun. My Lords, we shall conclude our evidence with Major General Brown, the Lord Mayor Elect.

The Lord Elett fworm.

Conn. My Lord, be pleased to tell my Lords what discourse hath lately passed between the Prisoner at the Bar and you, concerning

the death of the King.

Lord Elect. My Lords, upon some occasion I was accidentally at the Chamber of the Speaker, there I met this Gentleman whom indeed I knew not; he told me who he was, and when I understood who he was, I said to him (or words to this purpose, I cannot tell the words) because I would not distasse him, and say you have done this, therefore I put it thus: We have done this, What a sad case have we said I brought this Kingdom unto? Why, saith he? you see, said I, how it is ruined now the King is murthered, &c. Saith he some are of one opinion, and some of another. Sir, said I, do you think it was well done to murther the King; saith he, I will not make you my consessor, Sir, it was much to this purpose.

Coun. When was this spoken?

Lord Elect, Truly I do not know the day, but it was that day that Sir H. M. randered himself to the Speaker, it was fince the coming

in of the King.

M. Sell. Neither time, nor the hand of God appearing in this business, nor the condition he was in, was ever able to bring this Gentleman to be forry for his offence; but we do not give it as any evidence of his crimes: You have heard the Prisoner confesse the two Warrants; you have heard by several witnesses produced, that he did sit in that which they called the High Court of Justice, by three, that he sat particularly on that day they called the day of their Judgment; you have heard how little penitence he hath had, by his Declaration to the Lord Mayor Elect.

Scr. I hope now that you have beard the Evidence against me that

you will give me leave to make some defence for my felf.

L. C. Bar. God foshid other wife, but that you though have free liberty.

Scr. Truly my Lords, though my breedong bath not been in the way

of the Laws, and therefore I have a great disadvantage, when there be such learned Gentlemen as these are to plead against me. I must confess to you, I have something for matter of Law to plead for the justification of the fall, though I would not undertake to justific the person, this I humbly entreat, if it may be granted, that I may have some time given me and some Counsel, that I may answer matter of Law.

L. C. Bar. M. Scroop, if you have any thing of matter of Law, for which you would have Connsel, you must alledge that matter first; the use of Counsel is onely to put in certainty, what you have of matter of Law, and then the Court and Judges must judge of it. If you have matter of Law, you must tell what it is; if it be matter that there is cause to over-rule it, there is no canse of making further use of Counsel. If one be indicted for murther, when he comes to Tryal, he will say, I have matter of Law to plead; What is that? That Murther is no selony: Do you think Counsel will be admitted in this? If you do alledge what this matter is wherein you desire Counsel, you shall have your answer.

Sct. My Lords, as well as I am able to do it I shall do it; my Lord, I was not of the Parliament, take notice of that, and that which was done in the High Court of justice, it was done by a Commission from the Parliament. My Lord, it was that Authority which was then, I will not say it was so, because I would not give offence; it was that Authority then which was accounted the supream Authority of the Nation; and that Authority, My Lord, that a great many of the generality of the Nation submitted to. My Lord, I having reocived a command from that Authority, what I did was in obedience to that Authority: My Lord, I have not had time to consider of these things, because I have been for these six weeks time shut up a close Prisoner, and that I could neither come at Counsel nor any thing else, nor to get any thing to prepare for it, therefore I desire your Lordships to do me the favour, if you see any weight in it to let we baae time and Counsel assigned me.

L.C. Bav. Haveyou done Sir?

Scr. Tes.

L.C. Bar. Then I take it, this is the effect of what you have faid, if I have not taken it aright tell me so; You say you justifie the sact though not your Person; That you were not of the Parlia-

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ment; That what was done was by Commission from the Parlia-ment: Be pleased not to mistake me; for I say you said this: That that which I have to plead in justification of it, I do not fay that I justifie my self, but that which I have to say is for justification of the Fact : I was first no contriver of the bufiness : And then secondly, I did it by vertue of the Command, and in obedience to the Authority of the Parliament : that that Authority was then accounted the Supream Authority of the Nations, and that the Generality of the Nations did submit to their Authority : I think I have repeated all you have faid. Then Mr. Scoop you must know this, That there is no cause at all why Counsel should be given for what you speak; I profess it rather tends to the aggravation thenextenuation of what you did. First you say you did it by Authority of Parliament, Jam afraid you have been miltaken as well as others by the word Parliament, what doth that mean? I am fure you and every one knows that there was not one Prefident ever heard of till this, That the House of Commons should take upon the Logislative Power, and make such an Act as this was, there was no colour forit. Then for men upon theirown heads never heard of before, and against the Liberty and Freedome of the People, that they should call it the Parliament when there was but 46 fate, whereasthere was above 240 excluded; & how you can call this a House of Commons is a great wonder to me: but I tell you this take it for granted, that if they were the most perfect House of Commons that could be: Did ever the Ho fe of Commons before this fingle Act, take upon them the Legittative Power without the Lords: the Acts are begun in the Commons House: when you have done, if the Lords do not passit it, is a bortive: if it bedone by both Houses, there ought to be a Royal af- I fent : But the Lords had rejected this Act ; then they must take upon them these 46 men, whereof I do believethere was not above 25 or 26 men that did vote this, and this must be called the Parliament, the Commons of England. I would fain know when therany man hath heard that the House of Commons took upon them the Legislative power before this Act; but this hath been wer-ruled in the like Case, and I shall say no more roit. What is the Oath of Allegiance? is it not that you would defend the King, his Crown, Rights and Liberties, against all persons what soever? It was not only against the Pope, (as some would have is ) but

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but the word is, or otherwife: They broke the oath of Supremacy: which was, That the King was the Supream Governour of thefe Nations : They fwore that they would maintain and keep all priviledges, Immunities, Preheminencis, annexed to the Imperial Crown of this Realm; there is difference between some Crowns and Imperial Crowns; An Imperial Crown, it was that which was not to be touched in the Person: We do not speak any thing of the absolute power of the King; for you see He cannot Judge concerning the death of his Father but by Laws. When you fwore this Allegiance, all those Members to break all this at once, This would be fo far from having any colour of Authority, that he that justifiesit, justifies it against the light of conscience and Laws: You fay you did it by Commandment from them ; He that doth a command by fuch an Authority, it is his guilt: Our Law books fay, That if a Court at Common Law exceed their Jurisdiction in that Case, he that obeys that command is punishable. In the Court of Common Pleas, if there be an appeal there for Murther, it is only proper to the Upper Bench; and therefore if the party be condemned, fentenced, and executed thereupon, the Executioner that Cafe is guilty of Murther, for obeying that Authority which was indeed no Authority; And therefore whereas you would go about to justifie the Fact, because you did it by Command of that Authority, that is an Aggravation, That when men shall affume an Authority which is a Devilat the noon day appearing without Vizors: I fay, shall assume an Authority never heard of before. Ifmen will countenance their Acts by obeying of them, it is an Accravation. We have already Declared this in the Case of the Prisoner yesterday; We are all satisfied in the Law in that Cafe: It is fo clear a point in Law, that my Brethren here and we did overrule it yesterday in the like Case, and so we must now; and I hope that all do concur in this opinion that hath been delivered.

Lord Fineh. I hope all do concur in this opinion delivered by my Lord Chief Baron: You shelter your self under a Command of the House of Commons; But let me tell you and all the world, That if the House of Commons (let it have been never so compleat) had given a Command, it had been a thing no ways justi-

fiable; the Justification is an Aggravation.

Set. My Lord, I do see that every thing I freak, though it be for the clearing of my self from your ill opinion, I see it is taken in an

injense (I humbly beseech pardon for the Expression) if I evre I will crave your Lordships pardon; But my Lord. Is ay this, If I have been missed I am not a single person that have been missed. My Lord, I could say, (but I think it doth not become me to say so) That I see a great many faces at this time that were missed as well as my self; But that I will not in soft upon: I say this, That I hope an Errour in Indgement shall not be accounted Malice, or an Errour of the Will: Truly (my Lord) I never went to the work with a malicious heart: I humbly desire your Lordships to take notice of it, That I never bore

L. C. Bar. Mr Scroop have you done?

Scr. My Lord, I do befeech your Lordship to take notice, That

an Errour in Judgement is not an Errour in the Will.

L.C Bar: Mr Scroop, I am very glad to hear you say so; But let me tell you what the Law saith; The Law in this Case creates the malice. If a man do an act of this nature, that may, be some kind of excuse to God, but towards man you are to look to the Fact, the Law implies the malice. If there be any thing you will say in the Extenuation of your offence, we will be very glad to

hear that may tend to your help.

Scr. My Lord, There is one Evidence comes in against me, that I must confess that I am very sorry to see; and my Lord there was a saying it is by my Lord Mayor Elect: Truly be is a worthy Gentleman, but I desire the Lord may forgive that which he hath spoken: Truly my Lord, I did never intend any thing in this, neither can I directly remember that I spake those words directly, as my Lord Mayor Elect doth speak: I do believe my Lord Mayor cannot very well remember them himself; for has airb, So far as he can remember: I must confess that when I was there, and had appeared according to the Proclamation, that such discourse somewhat like it was raised, not of my procuring. I did not procure the Dicourse; I mever intended the suffication of the Fatt; but it was my ill success that I should meet with that worthy Gentleman to have so much discourse with him.

L. C. Bar. Mr Seroop, my Lord Mayor Elect faith no further then this, So far as he remembers, and the words that you should say were these. That some are of one opinion, and some are of another.

ther.

Scr. Upon the death of the King (My Lord ) I must confesse to

you, that somewhat I faid to him, but I cannot own that I faid those words. My Lords, He is a worthy person, I do not desire to speak any thing to degenerate in the least kind from him, it is but his year of my no, there was no body there.

L.C. Bar. Have you any thing more to fay for your felf.

Ser. My Lord, if your Lordship do over-rule it so that I may not have Counsel, I have little more to say.

L.C. Bar. You have heard the sence of the Court in that particular, you cannot have Counsel allowed you as to the matter you

have pleaded.

Sero. I have done but only this, My Lords, I know not whether it be seasonable to mention it. I came in upon the Proclamation; and My Lord, by means of these unhappy words that have been reported of me in the House of Commons, whereas before I was no excepted person, I came to be excepted, and upon the vety last day of the passing that Act, I never was excepted before the very last day: I beseech you take notice of this,

L.C. Bar. M. Scroop, That is a thing that is not before us, but there will be a proper time to confider of it in another place, that

is nothing to the tryal; have you any more to fay Sir?

Ser. No, My Lord, Willyour Lordship please to let me speak a word to the Jury.

L. C. Bar. If you fpeak to the Court, the Jury will hearit.

Ser. Truly my Lord, This I do perceive, that I am under a very great prejudice as to this fact, It hath been the case of many Gentlemen besides my self, I desire that these Gentlemen would take my case into consideration as they would their own, and I desire that the Lord would give them direction that they may do that which is according to Justice and Mercy; that is all I have to say my Lords.

L.C. Bar. You Gentlemen that are fworn of this Jury, you fee the Prisoner M. Scroop, hath been indicted for imagining and contriving the death of his late Majesty of blessed memory. King Charles the first, you see there are several things in this Indictment; the charge is the Imagining and compassing the death of the wing. In the Indictment there are several matters of fact to prove this Imagination. The Imagination is the Treason, the matters of fact to prove this Imagination. The Imagination is the Treason, the matters of fact to prove it are but the evidences of that imagination; if any one of them be proved to you it is sufficient, the one is consulting

and meeting together how to put him to death, the other fitting and affuming Authority to bring him to Tryal. Then you have a fentence by the Court to put the King to death thereupon Afterwards he was put to death; any one of these matters are evidence enough for you to prove the Indictment; for though the Indictment concludes that fo they did imagine and compass the death of the King. and that the King was put to death in manner and form as aforefaid; the manner and form aforesaid goes to this, 'lo the imagination of the heart, for the Law did not think any one would put the King to death, they thought it fo high a crime, they thought it not convenient to bring it into the Statute. But the compaffing and imagining the death of the King is made Treafon: Then to apply it, this fact to the Gentlemen, it appears to you here by the proofs against him. Here is M. Masterston he swears he saw him sit in that pretended Court, there was your evidence of the first, the first was their meeting together, and of the second too, They did affume Authority upon them; and he swears further to the sentencing, that the Prisoner was there. Here were the three overt acts all proved. He confesses be did fign the Warrant for putting the King to death: This without any witness at all, was a sufficient proof, a proof of proofs. The other Witnesses you hear whatthey fay, you hear M. Kirke, M. Clarke, M. Nutley, fivear all to his fitting there. It is true, when this comes to the particulars where he fate, you must remember it was twelve yeers ago, wheu a man fecs a mixt number of about eighty persons; it is impessible a man should be able to answer this particular after twelve years where fuch a one fate : but you may fee by his fentencing what he did. They all witness they saw him positively, and one tells you, he wondered he faw him there, and indeed it might be a wonder, for M. Sereop (to give him his right) was not a person as some of the rest; but he was unhappily ingaged in that bloody business, I hope mistakenly; but when it comes to fo high a crime as this, men must not excuse themselves by ignorance, or misguided conscience. As tto God for this horrid murther of the King, somewhat may be, but here is no excuse or extenuation before man, there may be I say before the Lord. You fee the proof is full againft this Gentleman, as full as may be, witnesses faw him fit, and he himself confessed he figned the Warrants. I have no more to fay to you; but Gentle-

Many man expiding my Lord, the El-

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men you fee what it is, I think for matter of fact you need not go from the Bar, but I leave it to you.

Ser. My Lord -

L.C. Bar. M. Scroop if you have any thing to fay, when the Jury have brought in their Verdier, if you will fay any thing for matter of mercy, the Court will hear you.

Ser. I thank your Lordfhip.

The Jury went together, and presently setled themselves in their places.

Cl. A. S. hold up thy hand. Look upon the Prisoner; How say you, is he guilty of the Treason whereof he stands indicted, and hath been arraigned, or not guilty?

fury, Guilty,

Cl. What Goods and Chattels, &c.

7ury, None that we know.

L.C. Bar. If you will fay any thing the Court will hear you.

Ser. I have no more, My Lord, but refer my self to this hono-

Clerk. Set John Caren, Tho. Scot, John Iones, and Gregory Clement to the Bar, who were set accordingly; and being commanded, they severally held up their hands,

Cl. Thesemen that were last salled, &c.

Sir Tho. Aleys, lay your hand on the Book : Look, &c,

Carew. I challenge him.

L C. Bar. Are you all agreed as to your Challenges.

Prif. No, my Lord.

L.C. Bar. Then we must do as before, sever you, and go to tryal feverally: take the three away, and let M. Carem stand at the Bar.

Challenged, Charles Pitsield, Wille. Will. Smiths, Rich. Rider, Edward Rolph, James Shercrost. Tho Usman, Francis Beal, Will. Whitcombe, Samuel Harris, Jo. Nicol of Finchley, George Right, The. Francis, Ab. Newman, Tho. Blithe, Will. Vincent, James Hawley, Chr., Abdy, Tho. Bide, John Smith, Abr. Scudamore, Ralph Halsel, John Galliard, in all 23.

Jury Sworn, Robert Clarke, Thomas Grover, Rich. Whaley, Sam. Groenbil, Nicholas Raynton, Tho. Winter, Rich. Chency, John Kerk, Rich. Abel, Thomas Marris, George Tirrey, Thomas Swallow, in all 12.

Wany man can inform my Lords the Kings Justices, &c.

Cler. John Carew, hold up thy hand.

You that are fowrn, look upon the prisoner : You sha'l under-

Stand, &c.

Sir Edw. Turner. May it please your Lordships, our Hue and Cry still proceeds against the Murtherers of our late Soveraign Lord King Charls the First of blessed memory, and this Gentleman the prisoner at the bar is apprehended as one among others for shedding that precious blood. Gentlemen of the Jury, he stands indicted before you, For that he(I cannot express it better) not having the fear of God before his eyes, but being seduced by the instigation of the Devil, he did imagine and compass the death of his faid late Majesty. In prosecution of this, Gentlemen, there be several things that are mentioned in the Indictment, which are the open acts to discover to you these secret and private imaginations. He did meet and confult with divers persons touching the death of the King, that did usurp and take upon them to exercise a Power and Jurisdiction to try the King; and finally most horribly put him to death. The Treason by the Statute of 25 Edw. 3. and which you are to enquire of is, the imagination and compassing the death of the King, the rest of the Indictment are but particulars to prove that he did so imagine and compass the death of the King. If we shall prove these or any of these facts, you have then sufficient to convict them. There was a thing they called a High Court of Justice that was set up, wherein they did intend to try our late Soveraign Lord, and a Precept made, and that under the hand and feal of the prisoner at the Bar amongst others for summoning and convening that bloody Court, where (among the rest of the Miscreants) the prisoner at the bar did lit and had confidence, nay impudence to pronounce Judgment against his Soveraign. In this he rested not, but he among them set his hand and seal to that bloody Roll or Warrant for putting him to death, which accordingly was done, and to these several open acts we shall call out witnesses and so proceed.

M. Masterson, M. Clark, and M. Kirke sworn.

Coun. M. Masterson, look upon the prisoner, did you see him

sit in that they called the High Court of Justice?

Lord cheif Baron, Mr. Carem, if you will have pen, ink and paper, you may have it, pray call for it.

Carem, I have no need of it.

Coun. M. Masterson, did you see, &c.

Ma. My Lords, and Gentlemen of the Jury, I was present at that Assembly, which they called the High Court of Justice for tryal of the King, upon the 22, 23, and 27. days of Jan. 1648. and there I saw the King stand a Prisoner at the Bar. I saw this Gentleman the Prisoner at the Bar sit upon the Bench in that Court as one of his Majesties Judges, particularly upon the 27 day of Jan. which was the day of sentence, I saw him sitting there.

you faw the Prisoner at the Bar sitting inthat which they called the

High Court of Justice.

Mr. Clark. I remember I saw the Prisoner at the Bar sitting in that which they called the High Court of Justice, for the trial of the late King, and particularly I took notice upon the 23 and 27 of fan. 1648. that he was present.

Coun. What was done wpon that 27 day?

M.Clark. The 27 day the late King was sentenced to death.

Jury. What is your name Sir? Coun. His name his William Clark.

Coun. M. Kirke, what say you to the former question touching the prisoner, his being at that which they called the High

Court of Justice.

Mr. Kirk. My Lords and Gentlemen of the Jury, I was present at the Tryal of his late Majesty of blessed memory, I saw that Gentleman the Prisoner at the Bar several days there, particularly the day of the sentence, which was the 27 day of Jan. 1648. when the sentence was passed he rose up assenting to it. Then the Wairant for summoning that pretended Court was shewed to M. Kirke.

Coun. Lo you believe that hand to be the hand of M. 70. Caren

prisoner at the Bar.

K. My Lords, I do believe it to be his hand, I have feen his hand to feveral Orders, and being very well acquainted with his hand-writing, I believe it to be his hand as much as any man can pollibly know another mans hand. Then the Warrant for execution of the King was likewife shewn him.

Coun. Is that the hand also of the prisoner at the Bar?

K. It is the same hand, my Lord.

Court. Was Mr. Caren a member of the long Parlirment?

R. Yes, My Lord.

Conn. Had you occasion to be acquainted with his hand?

K. My Lord, I have seen him set his hand several simes to Orders and other Papers.

M. Farrington Sworn.

Coun. Do you know (the Warrants being shewn him) those hands to be the writing of the Prisoner at the Bar?

Far. My Lords, really I believe these are his hands.

Court. Are you acquainted with his hand?

Far. Yes, My Lord, and I do believe these to be his hand-writing, I did not see him writ them, but so far as possibly a man can know anothers writing. I do believe these to be his

Court. If you will ask to feethem, you may fee them M. Caren.

Ca Please you to go on. Here they were both read.

Coun. May it please your Lordships, we shall not need to trouble the Jury any further, we have proved that the Prisoner did sign that Warrant for summoning that Court of Injustice; that he sate there and sentenced the King to death among other, and that he signed the Warrant for execution:

L.chief Baron, M. Caren, you have heard the evidence you may

please to speak what you think fit for your felf.

Ca. My Lords, the crimes that are here laid to my charge in this Indictment are Treason and Murther.

L. chief Baron, I would not have you to be mis-informed, it is Treason onely, but it carries the other in with it, Murther.

Ca. Because you say it carries the other inclusively.

L. chief Baron, It doth, the charge is the compassing and ima-

gining the death of the King, the other is but evidence.

Ca. Then the thing that I stand upon before the Lord, and before you all, I say before the Lord, before whom we must all stand and give an account of this action, which is a very great & weighty one: And whereas it is charged there, for I shall not trouble you with many words as to the particulars, or as to the proofs; but I shall ingeniously acknowledg what the truth is, and how far I can believe it, & therefore I say as to the begining of what was charged by the Council, and according to the course of the Indictment, that what was done in those things, that it was not having the fear of God before mine eyes, but being moved by the Devil, and that it was done with a Trayterous, Malicious, and Devilish heart, and

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all those things mentioned in the Indictment: As for that I can say in the presence of the Lord, who is the searcher of all hearts, that what I did was in his fear; and I did it in obedience to his holy and righteons Laws.

Here the people hum'd --

L. chief Bar. Go on, he stands for his Life, let him have liberty.

Ca. It is part of my charge not to have the fear of God, &c. I did such and such things. I hope I may have liberty.

L. chief Bar. Go on, you shall not be interrupted.

Ca. I say that I did it in the fear of the Lord, and I will begin with that, and confess ingeniously the truth of it. When this came into question, there was an Ordinance brought in to try the King where my name was not as one of the Judges. There was another afterwards, an Act which I shall mention upon what ground by and by what that was, and that Act was brought in and committed, and names brought in, and my Name was not brought in, and fo afterwards my name was put in, and feeing it I did ffrike it out: After the Committee was up I told them Idid defire to be excused in such a business. I have told you how, wherein, and the ground that I did it, which I shall leave with the Lord, in whose hand your and my breath, and all our breaths are and therefore when it was fo. I did because of the weight of it, as being a very great & special thing, and fo I was very unwilling because of there being enough which I thought had more experience every way for fo great a concernment as that was to be imployed rather then I, yet being fatisfied with that Authority that did it; This is to fhew you how that I had the fear of the Lord, and did weigh the things : After that, when the Bill was brought into the house my name was put in there with several others, so I came to be in; and what I did it was upon these two Accounts: First in obedience (as I told you) to the Lord, which was the cheif thing : And in obedience to that which was then the Supream Authority of this Nation; and therefore I shall mention these grounds very breifly, because indeed the things that are controverted here at this time, they have been controverted in the face of the whole world in feveral Nations; and the Lord hath given an answer upon solemne Appeals, to these things; I shall therefore mention them very briefly, because they have been fo publique. The Declarations and Remonstrances that have passed between the King and Parliament concerning the beginning of the Wars L. cheif

L. chief Baron. Mr. Ca. I would be very loth to interrupt you; But I fee what course is taken, and the peoples eyes are upon you: You fee's delays, and against the course of Prisoners you say you will confess; but you do confess the Fact after you have spent the time. And all the Witnesses are heard for this that you speak of now; you go about to justifie as in the fear of the Lord, or any thing of that nature, that we cannot allow of; but we do allow you to speak and give the heads of what you will say as to the matter of Fact; but to hear you make discourses and debates which are a justification of a horrid and notorious Treason, we cannot hear it; we ought not to hear the maintaining of open Treason; cannot hear you to speak that upon your opening, which is Treafon: We are willing that you open the heads of what you have to fay; we are upon our consciences, and to appear before God for what we do, and so are you too; but remember the Devil sometimes appears in the habit of an Angel of light. If you will couch your matter in a few words, the Court affords you liberty, which is indeed beyond the strict Rules of Law.

Ca. You say you sit here by the Laws of the Land, and are sworn to maintain the Laws. We ought not that we should plead to this

Indictment, for what we did was by an Act of Parliamen!.

Court. Pray ir this must not be let fall without reproof, or rather punishment.

Ca. I believe there is no president for it.

Court. Sir, We know the Act of Parliament as well as you and most of the standers by: You go upon a false ground, there was no such Act of the Supreme Authority as you pretend to; these are but Phantasms of your own brain, and must not be suffered; these things have been controverted and decided many a time again and again.

Ca. I defire to have time to speak how it was begun and carried on, or else how shall I be ab e to make my defence, or to tell you what are the Heads I will insist upon; I shall declare the grounds upon which

the Parliament did proceed.

L. chief Baron. Mr. Carem, If that be your ground, the Parliament did it, the House of Commons did it, I have something to offer (not to interrupt you) to the then Commons

Ca. In my humble opinion for the maintaining of this, It was

by Anthority, the Supreme Anthority, by which it was done

L. chief Baron. Did you fign this Warrant for the summoning and warning of that ( ourt? And did you fign the Warrant for executing the late King.

(a. I desire I may go un with my defence.

L. chief Baron. We would not have you be mistaken. You seem to confess the act, and now you justifie it: you cannot speak any thing for your justification till you confess the fact.

( a. I shall speak to that in its time.

L. chief Baron. You must speak to that first that is matter of Fact; whereupon the Jury are to go.

(a. There is matter of Law.

Court. You must speak to matter of Fact first.

Ca. Isay this is that I was about to say, That the Supreme Au-

thority -

Coart. You must speak to the Fact sirst, Whether you did compais, &c. the Kings death or not; that is the first ground, if you did not, there is an end of the business: It is proved against you that you did it; if you come to justifie it, it must be when you have first agreed the matter of Fact.

Ca. I defire I may have liberty to proceed either for matter of Fact,

or Law as I lift.

Court. No, no, you must first speak to the Fact, you may be after heard. You know in all cases they must begin with the Fact, either denying or extenuating; For matter of Law in this case must arise from the sact.

Ca. But I humbly conceive there is matter of Law in this ease and it is matter of Law that is above the jurisdiction of this inferior Court.

Mr. Soll. Finch, I pray that he may be held to the iffue Guilty or not Guilty: If he deny the Fact, let us relie upon our Evidence and he upon his, he cannot come to Law till he hath confessed the Fact. The question is, Whether you did it or not, there is the Fact; if you have any thing to justifie, that follows.

Ca. I was upon that, and going on to shew the reasons and grounds

ef it.

Court. First you must confess it, if you will shew the reasons why you did it.

Ca. I told you there was some things I did.

Coun. What are those some?

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Ca. I du acknowledge that I was there at the Court.

Coun. Did you fign the Warrants for fummoning that Court, and for Execution of the King?

Ca. Yes, I did sign them both. Coun. Then say what you will.

L. chief Baren. Now go on.

Ca. In the year, 140. there was a Parliament called according to the Laws and conflictions of this nation, and after that there was some difference between the King and the Parliament, the two Houses of Parliament, Lords and Commons, and thereupon the King did withdraw from the two Houses of Parliament, as appears by their own Declaration, The great Remonstrance, printed in 1642. and thereupon the Lords and Commons did d clare—

L. chief Baron. Mr. Carew, The Court are of opinion not to fuffer you to go on in this: they fay it tends not onely to justifie your act, but you cast in Bones here to make some difference. You talk of the Lords and Commons, you have nothing to do with that business: your authority that you pretend to, was an Act of Parliament (as they called themselves) and that where there was but 46 Commons in the House, and but 26 voted it.

Ca. I say, That the Lords and Commons by their Declaration———
Mr. J. Foster. Hold your hand a wkil. Sir, not so fast, you go
to raise up those differences which I hope are asleep, new Troubles, to revive those things which by the grace of God are extinct,
you are not to be suffered in this; it is not the singling out of a
few persons that makes a Parliament. We see as before, so still
it is your course to blow the Trumpet of Sedition, Did you ever
hear, or can you produce instances of an Act of Parliament made
by the House of Commons alone, though this was not the House
of Commons, as you heard before.

Ca. Neither was there ever such a War, or such a president.

Court. Nor we hope never will be: Pray remember, you were returned to serve in the House; what was that writ that summon'd your appearance? You had no manner of ground in the world

to go that way that you did.

Coun. We pray that the Prisoner at the Bar give us patience a little to repeat that to him which your Lordships have been so often troubled with declaring; this is not the first or second time that in this publique Assembly it bath been said, That neither the Lords

nor the Commons, jointly nor severally, h ve any power at all to proceed upon the Person of the King; That it is not in their power to condemn any man in England, without the good pleafure of the King, much less the King himself; and that this is the great Liberty of the people of England that it should be so; and it was the first breach and invation of our Liberties that that first Parliament made, and which you justifie in the name of the Lord. In this case to throw us upon Debates of the War, and to talk here of the causes and reasons of that quarre! which ended in fuch a Tragedie. For this person to come here with this confidence and to just fie it, but that he knows he cannot be in a worse condition, one would wonder it should fall from any man that hath any regard of himself; it is all one to them that perish, whether they fall by one fin or multitudes. He makes no scruple to multiply Treasons; I do beseech your Lordships he may not offer as he hath begun, but that the Jury may proceed.

Court. All the Court are of the same opinion, not to hear any

thing like the former Discourses.

Ca. I desire I may be beard, I have not compassed the Death of the late King, contrived the death of the King; what I did, I did by Authority.

Court. That is not to be heard: You have heard what hath bin said to you, There could be no such Authority, neither was nor could be; but you would by a wire-lace bring it in by this; You have confessed the Fact which must be left to the Jury.

L. Anfley. I think you were present in the House of Commons when that Vote passed for agreement with the King in the Treaty at the Isle of Weight, You know the King having condescended to most of the desires of his Parliament; there was a debate in the house, and a conclusion that they were grounds for peace. You know the Lords and Commons did resolve to agree with their King; when that was done that would not satisfie you and other Members of the House; Then you go and contrive new ways; you contrive a new fashioned Parliament, the driving away many Members by power, which you could not do by the Law of the Land; Nay, the Parliament had Declared against that which you pretend is by Authority, is no Authority, for a sew of you set up an Arbitrary Parliament of a sew of your selves; when you had driven away the rest. This kind of Parlia-

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ment gives you the Authority you pretend to: You were faying that the Parliament was called at first the Lords and Commons by the King, according to the ancient Constitution of the Laws; Did such a Parliament give you such Authority as you pretend to, an Act of Parliament, as you call it, which was but an Order of some of the Commons, and but a few of them; you can have no manner of Justification, and therefore your Plea must be over-ruled as yesterday it was in the like Case. You are indicted upon a cleer Act of Parliament of 25. Edw. 3. and you defend your self upon pretence of an Act of Parliament which hath been over-ruled as no Act.

On. I am a franger to many of thefe things which you have offer-

ed, and this is strange: You give evidence sitting as a fudge.

you what Authority that was, an Authority of 26 Members: How is this Evidence? Mr Carew, if you have any thing more of Fact go on: If you have nothing but according to this kind of discourse I am commanded to direct the Jury.

Ca. I am very willing to leave it with the Lord, if you will stop me that I cannot open the true nature of these things that did give me ground of sati fastion in my conscience that I did it from the Lord.

Mr Soll. I do p ay for the honour of God and our King, That he may not be suffered to go on in this manner. You have been suffered to speak, you have said but little only Sedition; You pretend a conscience, and the sear of the Lord, when all the world knows you did it against the Law of the Lord, your own conscience, the light of nature, and the Laws of the Land, against the Oaths you have taken of Allegiance and Supremacy.

Ca: Gentlemen of the fury, I say I shall leave it wish you. This Authority I speak of is right, which was the supream power, it is well

known what they were:

Conn. It is fo indeed, many have known what they were.

L. Ch. Bar. Mr Carew, you have bin heard what and beyond what was fit to say in your own defence; that which you have said, the heads of it, you see the whole Court hath over-ruled. To suffer you to expatiate against God and the King by Blasphemy, is not to be indured; it is suffering poyson to go about to insect people, but they know now too well the old saying, In Nomine Domini, In the Name of the Lord all mischies have been done, that hath been an old Rule. I must now give directions to the Jury.

Lo. Ch. Bar. Gentlemen of the Jury-

Ca. I have defired to speak the words of truth and soberness, but

have been bindered.

Lo. Ch. Bar. Gentlemen of the Jury, You fee the Prisoner here at the Bar hath been Indicted of Treason, and this was for Compaffing and Imagining the death of our Soversign Lord K. Charles the First of blessed Memory. The Indicament fets forth feveral overt Acts to prove this Imagination, for otherwise it is secret in the heart; the Fact it felf, the Treason it felf, is the Imagination of the heart : The overt Acts that are laid down in the Indictment to prove this, That they did confult and meet together how to put the King to death, That they did fit upon him , And thirdly, That they did sentence him to death, and afterwards he dyed. You heard what is proved against the Gentleman, the Prisoner at the Bar, by several Witnesses: His own Confession, That he signed the Warrant for Summoning and Convening that Court together, whereby the King was to be brought to his Tryal; and that he face at his Sentence, and iffued the Warrant for his Execution: You faw that this Gentleman did the Fact, did Compass and Imagine the Kings death. That which you are to try is this iffue, being Indicted for High Treason, and pleading not Guilty; whether this Gentleman that went so far, Sate upon him, Condemned him, Signed the Warrant for his Execution, did not Compass and Imagine the Kings dearh ? I think you need not ftir from the Bar where you are ; but I leave that to you.

After a very small time of Consultation by the Jury amongst themselves at the Bar, they agreed in a Verdict. Silence

was Commanded.

Clerk, John Caren, Hold up thy Hand: Gentlemen of the Jury look upon the Prisoner. How say you? Is he guilty of the horrid Treason whereof he stands Indicted, or not Guilty?

Foreman. Guiley:

Cl. What Goods and Chattels, &c.

jury. None that we know of.

Mr Scot's Tryal on Friday, October 12 1660. At the Sessions-House aforenamed.

Chrk. Set Thomas Scot to the Bar, (which was accordingly done) The Scot hold up thy hand. These men that have been of the

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the last Jury are to try, &c. If you will Challenge all, or any of

them; You must Challenge them before they are fworn.

Scot. I desire that those men who have been of the former fury may not be named. I know my liberty of excepting against my number.

Lo. Cb. B. Mr Scot. That which you do defire is a thing not right; the Offence with one is not the same with others: I speak not but that the Court will do you all Right; the Court will grane it if you will wave your Challenges; but if you mean those that have been by others challenged, it is against Law.

Scot. I am willing to bring my felf upon my Tryal, and I will

take the ordinary way of Excepting and Challenging:

Sir Hen. Wroth, Sir fer. Whitchcott, James Hawley. Rich. Rider, Fra. Beale, Chr. Abdy, Nicho. Raynton, Tho. Winter, John Kirke, Rich. Abel, Sir Tho. Aleyn, Abr. Scudamore, Ralph Halfall, George Tirrey, Tho. Swallowe, Chartes Pickerne, Arthur Newman, Tho. Blithe, William Vincent, Rich. Whaley, were called and challenged.

Thomas Grover, Edw. Rolfe, Tho. Ufman, William VV biscombe, Rich. Cheney, Tho. Bide, Charles Pitfeild, John Smith, Thomas Morris, Tho: Fruen, Henry Twyford, Samuel Starnell, were the Jury

fworn.

Clerk. Cryer make Proclamation.

Cryer. O yes! If any man can inform my Lords the Kings Ju-

Rices, &c.

Clerk. The Scor hold up thy hand. You that are sworn of this Jury you shall understand that the Prisoner at the Bar stands Indicated by the name of The Scot late of Vy of minster in the County of Middlesex, Gent: For that he, together with John Liste, &c.

[Here the Indictment was read.] Unto which Indictment he hath been arraigned, and thereunto hath pleaded not guilty, and for his Tryal hath put himself upon God and the Countrey, which Countrey you are. Now your Charge is to enquire whe:

ther, de.

Mr. Sell Gen You that are sworn of the Jury, this Inquisition for blood, Royal Blood goes on against the Prisoner at the Bar, he stands Indicted for Compassing, Imagining, and Contriving the death of the late King of blessed Memory: It is laid to his Charge in the Indictment, This he did assemble at westminster, and that he with other persons usorped an Authority of sitting and senten-

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sing to death his faid late Majesty, and that in consequence and pursuance of that the King came to his death: The treason he stands charged with is the Compassing and Imagining the Kings death; The other part of the Indicament are but overt acts that do but evidence and prove the Corruption of his heart, if we prove but some of these overt acts then you must find him guilty, our Evidence against this Gentleman will be thus: We shall call Witnesses to prove his sitting in the Court, sentencing his King, while his King flood a Prisoner at the Bar; the Warrant for Execution of the King directed to certain persons to see Execution done accordingly, was under Hands and Seals; and among those Hands and Seals, the Hand and Seal of the Prisoner at the Bar is one, and then we shall produce to your Lordships Witnesses to shew you with what a hard and impenitent heart this hath been Committed; for he fo gloried in the Act. That he defired it might be writ upon his Tombe-

> Mr Nutley, Mr Kirke, Mr Masterson and Mr Clark Sworn.

Coun. Mr Masterson, be pleased to tell my Lords and the Jury, if you have seen the Prisoner at the Bar sit in that which they cal-

led the High Court of Tuffice.

Mr M. My Lords and Gentlemen of the Jury, I saw the Prifoner at the Bar present at the High Court of Justice (as the call'd it) for the Tryal of the late King some days; that is to say, either upon the 22. or 23. days of Jan. 1648. but particularly upon the 27th day of that Moneth in the said year, when the Sextence of death was pronounced against his late Majesty. I saw the Prisoner at the Bar present.

Coun; As one of the Judges do you mean?

Mr Ma. As one of the Judges fitting upon the Bench.

Scot. Do you know whereabouts I fate?

Mr Ma. I cannot fatisfie you in that; but I faw you fitting upon one of the Benches.

Coun. Mr Clark you hear the question, pray answer what you

know touching it.

Mr Cl. My Lords, and you Gentlemen of the Jury, I was prefent in the year 1648. when his late Majesty stood a Prisoner at the Bar in that which they called the High Court of Justice; and among other persons there present in that business, I observed Mr Seet, the Prisoner at the Bar, to fit as one of the Judges, and particularly upon the 23 and 27th days of Jan. in the said year, upon which last day the Court pronounced Judgement upon the late King.

Coun. Did he fland up as affenting to the Sentence?

Mr Cl. They all flood up to my apprehension, I know not particularly whether the Prisoner at the Bar did.

Corn. Mr Kirke, tell my Lords and the Jury your knowledge

in this business touching the Prisoner at the Bar.

Mr K. I was present at the Tryals of his late Majesty several days, among the rest of the persons that sate in the Court as Judges, I saw the Prisoner at the Bar, and particularly upon the day of the Sentence, the 27th of fan. 1648. The Court stood up unanimously as assenting.

Coun. Shew him the Warrant for Execution.

K: This is his Hand.

Coun. Have you feen his Hand often?

K. Yes Sir, and am well acquainted with it.

George Farrington Sworn.

Conn. Shew Mr Farring ton the Warrant; Do you know that to be Mr Scots Hand-writing.

Mr Far. I did not fee him write it, but I do verily beleeve it to

be his; I have often feen his Hand-writing ..

Coun. Mr Nurley do you know Mr Scots hand-writing? Is that Mr Scot's writing, the Warrant shewn him?

Mr Nutley. I do verily beleeve it is.

Coun. Have you been acquainted with the writing of his name. Mr N. I have feen him write his name, and do verily believe it to be his hand.

Coun. Clerk read the Warrant: He read it accordingly.

Coun. That which remains of our Evidence, is to prove his boasting of this vilany; We shall desire you to hear Sir Theophilus Biddolph

Sir Theo. Biddelph fworn.

Cound Pray tell my Lords and the Jury what you have heard the Prisoner say touching this business of putting the King to death. Six Th. Bid. I did hear him confess that he did six as on of the Judges of the late King; and that he was so far from repenting of the AA; that he did defire when he dyed; That a Tomb-Rone might

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might be laid over him with this Inscription, Here lyes Thomas Scot who adjudged to death the late King.

Coun. Where did he say this?
Sir T: B. In the Parliament House.

Coll: Gopley, Efq; fworn.

Coun. Pray Mr Copley tell my Lords what you know of this bu-

Mr Cop. My Lord, I was one of the Secluded Members; when we were called to fit in the House again, the Prisoner at the Bar, Mr Thomas Scot (I think it was the last day that we sate) there being some speaking of the horridness of the Fact; he made a long Harrange about that horrid Act; and he said, He boped be should never repent of it, and d sired that when he dyed it might be written upon his Tomb stone, Here lies Thomas Scot, who adjudged to death the late King.

Conn. We have done with our Evidence.

Court: Sir Theophilus Biddolph, When was it that you heard him speak those words?

Sir T. B. To my best remembrance it was in Richards Parliament; it was about fanuary or February was twelve Moneths:

Coun. Was not you a Member for the City of London in that

Sir T. B. Yes:

Coun. Mr Copley. When was it that you heard it?

Mr Cop. It was in April laft.

Mr Soll. Gen. It was a fettled perswasion of his heart, and he thought it fit to be gloried in.

The Lord Mayor Elett Sworn.

Coun. Pray my Lord tell my Lords what you know concerning the Prisoner at the Bar.

Lord M. Elect. My Lords I was one of those Secluded Members that were returned again a little before the comming in of Pis Majeky: Upon the last day of our sitting, Mr Scot seeing the House must break, said, Their Heads must be laid to the Block if there were a new Parliament; For said you (looking on Mr Scot) I confest I had a hand in the putting the King to death, and I desire all the world may take notice of it, and I desire when I dye it may be written on my Tombe: I do not repent of any thing I have done; if it were to do I could do it again.

Mr Soll. Gen.

Mr Soll. Gen. Do it again ! He follows his blows home.

VVilliam LenthallEfq; Sworn.

Conn. Mr Lenthall pray be pleased to tell my Lords and the Jury what you do remember of any discourse of Mr Tho. Scots (the Prisoner at the Bar) tending to the glorying in this Act, or any

thing in Juftification of that Act.

Mr Lenth. My Lords, the last day it was the last instant of time, Wewere resolving of breaking the House, there was some opposition in it, not very much; The general consent of the House was to Dissolve it; I must consels at that time I did hear Mr Scot much justifie that Act of the death of the King (which truly I was much offended at) I consels to you upon my Oath touching his Speech of the Inscription upon his Tombe, I did not hear that: Justifying the death of the King he made a long Harrange about, and he sate at the upper end of the Gallery; but these words, of kaving it written upon his Tombe, and to have all the world take notice of it; I do not remember.

Coun. My Lords, My Lord Mayor Elett omitted something;

pray let him fpeak to it.

Lo. Ma. Elect. My Lords, the Conclusion of his Speech ended thus; Being it is your pleasure to have it so (the House Dissolved) I know not how to hinder it; but when that is done I know not where to hide this hated HEAD of mine.

Coun. We desire to hear what the Prisoner will say for himself.
Scot. I have no certainty from the Witnesses that I was there, but
in a wandring way, they know not where I sate, nor my posture.

Mr Baker Sworn.

Coun. We do not call this Witness as material, for we must infift upon it quite through, that after 12. years time it is not possible a Witness should remember where every particular person fate. Pray hear this Witness.

Mr Baker. I do perfectly remember, That Mr Scot fate two Rowes above Mr. Bradfham on his left hand in that which they

called the High Court of fustice.

Scot. As to the VV arrant you speak of I know not what it signifies,

I desire to know what the nature of it is.

Coun, The Warrant hath been read, it is not produced against him as a Record; for then it needed not to be proved, but it is produced against him as an evidence in writing under his own hand

chat

that he was confenting to the death of the King.

Scot. They may very much mistake my hand; You speak of words that I should utter in Parliament. I do humbly insist upon it, That I am not to answer, nor they alledge any thing of that nature: It is a high breach of Priviledge.

Coun. There is no Priviledge of Parliament for Treason. First, some of the words were spoken in Richards Parliament, and that you do not own to be a Parliament; then another thing (a known rule in Law) there is no Priviledge of Parliament for Treason.

Scot. I have heard the Rule, but do not so well understand it, of that spoken in Richards Parliament; it will be a nice thing for me to distinguish between that and another Parliament; but thus I think, I hat Convention of the people ought to have the Priviledge of the Parliament as will as any other, I humbly conceive it was testimony ought not to be given to you; Whatever I say in Parliam no, the Priviledge extends to no more then this, that I may be lawfully secured till the Parliament hath been acquainted with it, but not finally concluded till the Parliament bave beard it.

Lord Ch. Bar. You are Indicted for Compassing and Imagining the death of the King; I would have you understand, That in cale a man should commit an Act of Treason, be it in what place soever, there is no place of Sanctuary for Treason; In case of Felony, is a man be Indicted for Felony in the Parliament House, during the time of Parliament, this is not to be tryed in Parliament, but according to the Rule of Common Law; So in case of Treason, the House of Commons in Parliament doth not try Treasons: That

diftinction which you make is nothing.

Scot. I humbly conceive there is such a Priviledge that no man shall ever be called to account for any thing spoken in Parliament, if he be not called to account by the House before any other Member be

Suffered to Sprake

Lord. Ch. Bar. That is, the House will not determine, but that doth not extend to your Case, you are not charged here criminally for speaking those words that have been testified against you, but for Compassing and Imagining the Kings death, of which there are other Evidences, and this but an Evidence to prove that.

Scot. My Lord, I never did say these words with that aggravation which is put upon them, I have a great deal of hard measure, as to say, I hope I shall never repent, I take God to witness, I have often, because is was spoken well of by some and ill by others. I have by prayers and tears often sought the Lord, that if there were inquiry

in it he would show it me; I do affirm I did not fay fo.

Mr. Baker. My Lord I omitted something, which was this; I had occasion to speak with Mr. Scot, whilest Richard's Parliament was sitting, and among other discourse insitting upon some things that Richard had done, saith he, I have out off one Tyrants head, and I hope to out off another.

Scot. My Lord this is but a fingle witness.

Mr Sol. Gen. I suppose he meant Richard; for he was a Tyrant: Lord Ch. Bar. Speak on Mr Scot whatever you have to say.

Scot. If that be laid aside as an impertinency I have the less to

L. Ch. Bar. The next thing you have to do is to answer to the

fact, whether you did it or did it not.

Scot. I say this, Whatever I did, be it more or less, I did it by the Command and Authority of a Parliamentary Power, I did sit as one of the Judges of the King, and that doth justifie me whatever the

nature of the fact was.

Lo. Ch. Bar. We have had these things alledged before us a. gain and again: The Court are cleerly facisfied in themselves that this act could not be done by any Parliamentary power whatfoever. I must tell you what hath been delivered, that there is no power on earth that hath any coercive power over the King, neither fingle Persons nor a Community, neither the people Colledively nor Representatively. In the next place, that which you offer to be done as by Authority of Parliament, it was done by a few Members of the House of Commons, there was but 46 there at that time, and of these 46 not above 26 that voted it, at that time the House of Lords was fitting, who had rejected it, and without them there was no Parliament, there was a force upon the Parliament, there was excluded feven parts of eight: Suppofing you were a full House of Commons, and that without exception, there was not Authority enough, and it is known to you (no man better) that there never was a House of Commons before this time, that this foul Act was made for erecting that High Court of Juffice (as you called it) affumed that Authority of making a Law, you cannot presend to act by Authority of Parliament; and because you would excuse it, you did it by Authority of Parliament,

Scot. My Lords I humbly pray leave to fay, the without offense to the Court ( every perfon whereof I honour) This Court bath no

Cognizance to Declare whether it were a Parliament or mo:

Lo. Ch. Bar. That was objected too, and we must acquaint you, That first of all it is no Derogation to Parliaments; That what is a Statute or not a Statute, should be adjudged by the Common Laws. We have often brought it into question, whether fuch and fuch a thing was an Act of Parliament or not, any man may p etend to an Authority of Parliament': If 40. men thould mee at Shooters Hill, as the Little Convention did at Westminster, and lay, VVe do declare our selves a Parliament of England; because they do fo, thall not this be judged what is a Statute and what not? It is every days practife we do judge upon it; the Fact is fo know to every body, they did affume to themselver a Royal Ambority; it hath been over-ruled already, it hath been the minake of many, the vulgar acceptation of the word Parliament. A Parliament confilts of the King, Lords and Commons; it is not the House of Commons alone; and fo it is not by Authority of Parliament: It is not unless it be by that Authority which makes up the Parlisment: Y u cannot give one infrance: That ever the House of Commons did affume the Kings Authority.

Scot. I can many, where there was nothing but a House of Com-

mins.

Scot. In the Saxons time.

Court. You say it was in the Saxons time, you do not come to any time within 600. years; you speak of those times wherein

things were obscure.

Scot. I know not but that it might be as lawful for them to make Laws as this late Parliament, being called by the Keepers of the Liberties of England: My Lords, I have no feditions design; but to submit to the providence of God.

Court. This is notorious to every man : This we have already

heard and over-roled.

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L. Fineh. That that I hope is this, That Mr Scot will contradict that which he hath faid before; that is, That he hopes he should not repent, I hope he doth desire to repent. Mr Scot, for this we must over rule it, as we have done before; there is nothing at all to be pleaded to the Jurisdiction, and this point hath been determined before.

Scot. The Parliament in former times consisted not so much of King, Lords and Commons, but King and Parliament. In the beginning of the Parliament in 1641, the Bishops were one of the three Estates, if it be not properly to be called a Parliament, a legislative. Power, though it be not a Parliament it is binding; If two Estates may take away the third, if the second do not continue to execute their trust, he that is in occupancy may have a tule to the whole: I do affirm I have a Parliamentary Authority, a legislative power to ju-

ftife me.

Lo. Ch. Bar. Mr Scot, what you speak concerning the Lords Spiritual is nothing to your Case, be it either one way or other, it was done by an Act of Parliament, with consent of the King, Lords and Commons, though you will bring it down to make these Commons have a legislative Power, I told you it was over-ruled before. We have suffered you to expaniate into that which was a thing not intended by many of my Lords, that you should have any such power to expaniate into that which is nothing but indeed to make a new Government, which is the highest Treason next to the Murthering of the King in the world; To subvert the Laws, and to make a few of the Commons, nay, if they had been the whole, to make them to have the Legislative Power. Mr Scot if you have any thing in extenuation of the Fact we shall hear you, further we cannot.

L. Finch: If you speak to this purpose again, for my part I will profess my self, I dare not hear further of it; It is so poysonous blasphemous a dectrine contrary to the Laws, if you go upon this point I shall (and I hope my Lords will be of that opinion too) desire the Jury may be directed.

Scot. I thought my Lord you would rather be my Councel, it is not my fingle opinion, I am not alone in the Case, therefore I think I may justify my self in it, it was the Judgement of many of the Scoluded Niembers to owne us to be a Pa liament.

Lord Annify: What you faid last doth occasion my rising,

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you feem to deliver my opinion, who you know could never agree to what you have alledged; truly I have been heartily forry to hear the defence you have made to day; because you know I have had Letters from you of another nature; I was very confident to have heard you an humble Penitent this day inflead of justiging your felf: As to that which you fay of the Secluded Members owning you to be a Parliament; they were fo far from it, that you know for how many years they lay urder fufferings and obscurity, because they could no: acknowledge that an Authority which was not fo: You cannot forget the Declaration of both Houses that was published upon a Jealousie that the people had they would change the Government of King Lords & Commons : It was far from their thoughts, it was called in that Declaration A black feandal caft uton them : This Declaration you know was by Order of both Houses affixed in all Churches of England that people might take notice what they held to be the Fundamental Government of this Kingdom, King, Lords and Commons : After this for you to fet up another Government, and under them to se fuch things that one would think should hardly enter into the heart of any man. You know very well all along they declared themselves faithfull Subjects to the King, and so would have lived and dyed; and you might have had your share of the happiness of that peace, if you cou'd have had an Inclination to Submit to that which both Houses had refolved, when you and others could not bring your hearts to fleop to your Feilow Subjects, when you could not fut m't to that equal rule to take your fhare with them. When Pride carryed fome fo high, then was the beginning of your fall and others, and nore could expect other than what is now come to pals, That they should come to that shame and fortow that this day heth brought upon you : I could have wiffed to have heard nothing but an humble confession of the feult that hath been clearly proved, and no Justification of it: You have sworn amor g others to preferve the Laws and People of the Kingdom; but you drove away not only the House of Lords, but most of the Commons, and then to give the name of a Parliament to the Remainder, this is a great aggravation of your Treason. I think we of the Secluded Members could not have discharged our Duty to God and the Kingdome, if we had not then appeared in Parliament to have diffolved that Paritament, and forby our joyet affect put an end to all your pretences, which if we had not done, we had not fo foon come to our happiness, nor you to your mileries:

Lo. Ch. Bar. The Court hath told you before their opinions in the thing, and no further debate is to be allowed in this, the Justification of it doth comprehend Treason; We our selves are not by Law to allow the hearing of it. If you have nothing to say for your self I must give direction to the Jury.

Scot. It ambly crave leave to move the fury that they bethink the mselves, and consider of it rather as a special Verdilt then of a

definitive one, I think there is cause of a special Verdicts

our Oaths) I shou'd give direction to the Jury. What We do, We do upon our Oaths, and must answer it before God Almighty. The Court hath delivered their opinions before; that in this Case the Preter ded Authority under which you did derive that Power which you did execute, that it is no Authority, it is void in Law; it is a foundation (if it were true) of subverting all Laws, and indeed of all Religion, a Power that you assumed to your selves of Judging and Condemning your King, that you would countenance such an Au hority is a great aggravation of the fault. They are Judges whether you did Imagine or Compass the Kings Death, that is all the Jurors have to do. Gentlemen of the Jury

Scot. I would know what particular Law I have transgreffed in

this thing.

Scot. It umbly conceive that reaches not to this Cafe.

Court To fatisfie you in that, the very words of the Statute are, It any man do Compass or Imagine the Kings Death it is Treasson; The Indicament is, That you did Imagine and Compass the death of the King, if the Fact be proved against you, you are within the Statute.

Scot Ton will not say the King shall be a Tray or if he shall Compass the death of the Queen.

Court. The Queen is a Subject.

Scot. Lam not yet convinced,

Lo. Ch. Bar. Gentlemen of the Jury-

Scot. I do plead and claim that I am within the Compass of several Pardons; and desire Councel in that particular, I do come within the Compass.

Compass of his Majesties Pardon.

Lo.Ch. Bar. If you had not gone on to matter of Jukification, you might have been more heard to this of Pardon; but after a Justification then to come for a Pardon, which implies a confession of Guilt, they are contradictory: I must tell you we are now upon Point of Law, That Proclamation I doubt not but his Majesty will inviolably make good; but we are not to judge of that, it is not to be pleaded in a Court of Law; the Kings Pardon in Law must be under his Broad Seal: How far you are under that Proclamation, care will be taken, and what is fitting to be done will be done; but it is nothing in the matter of the Charge to this Jury:

Scot. I defire Conncel couching the Statute of 25. Edw. 3.

Court. You should have done it before you had confessed the

Scot. I may do it in Arrest of Judgment.

Lo. Ch. Bar. Mr Scot, for that of the Kings Proclamation, if you be within the benefit and compass of it, according to his Royal Word and Honour in it, you will have the benefit of it; but it is not a Plea in Law, but it must be a pardon under Seal; whatsoever concerns that Proclamation will be considered: It is nothing

to she matter whereupon the Jury are to go.

Lord Chief Baron. Gentlemen of the Jury, you fee the Prisoner Thomas Scot, Stands Indicted for Compassing and Imagining the death of our Dread Soveraign King Charles the First of most glorious and bleffed memory; He is Indicted for Compassing and Imagining his death, there is the Treason; and what is set afterwards in this Indicament is onely to manifest this Compasting and Imagining, because that being in the heart alone without some overt Act no body can prove it: There are feveral overt Acts laid in the Indictment; one is, A Trayterous confulting and meeting together how to put the King to death : Then a fitting upon the King as a Prisoner, being before them about his life and death; The third is Sentencing to death, that which followed is, That he was Murthered: If any of these acts should be proved, the Indictment is proved ; for the proof, there are feveral Witnefles have fully proved that he did fit there feveral times, particularly upon the 27th of January, which was the day of the Sentence :

That

That he did fit there, all of them agree to that; It is true as to the Circumstance where he fate; one Gentleman faith he fate in the second Row, on the left hand of Bradsbaw; you well remember it is 12. years ago, how any man open the view, and after fo long a distance of time (bould be able to remember in what posture one man was from the reft, I think neither you dor I can remember : Here is one proved to you that he did figne that Warrant for Executing the King; he faith, How can another know his Hand? You fee what the Witneffes fay, they knew it : a man can prove nothing more of another mans Hand, then that unless they fee it written, there is nothing to put upon you but his words : You fee what words are aggravated against Mr Scot : Whereas he faith, It is a breach of the Priviledges of Parliament : if it were fo, it is nothing to this Fact; though another man (hould break the priviledges of Parliament it is nothing to you; but besides it is not a breach of the priviledge of Parliament. You have heard the Witnesses what they have faid against him. Mr Lemball swears that he did speak at large fully in owning that buffres of the Kings death: The rest swear positively to the same effect & that at feveral times: What was that? He gloried in it, defended it, & faid, He could with it were Engraven on his Tombe Rone; he hath denyed this that the Witnesses have proved: That which is left to you is. whether upon all this matter that you have heard, Whether the Prisoner at the Bar is Gailty of Compassing and Imagining the Kings death; and fo go together After a little Confultation together, they fettled in their places again.

Clerk. The. Seet hold up thy hand. Look upon the Prisoner at the Bar; How say you is he Guilty of the Treason whereof he

stands Indicted, or not Guilty?

Jury. Guilty.

Cl. Look to him Keeper.

Ch You fay the Prisoner is Guilty, &c. and so you fay all.

Jury. Yes.

Cl. Set Mr Scot afide.

Clerk. Set John Jones and Gregory Clement to the Bar. Which was done accordingly.

Thereupon the faid Gregory Clement preferred his Petition to the Court. Indictment read against them both.

Lo. Ch. Bar. If you do confess your Offence, your Petition will be read.

Clem. I do my Lord.

Lo Cb. B. Mr Clement, if you do confess (that you may understand it) you must when you are called, and when the Jury are to be charged. You must say (if you will have it go by way of Confession) That you Wave your former Plea and confess the Fact.

Clerk. Gregory Clement, you have been Indicted of High Treafon, for Compassing and Imagining the death of his late Majesty, and you have pleaded not Guilty: Are you contented to wave that

Plea and confessit?

Clem. I do confess my felf to be Guilty my Lord.

Clerk. Set him afide.

Clerk. John Jones hold up thy hand. These men that were last called, &c. if you will Challenge all or any of them, you must Challenge them when they come to the Book, and before they are sworn.

Iones. I confels I fate among them fime days, but not malicionly

contrived the death of the King.

Coun. He is troubled at the Form, he confesseth the Matter; That he was there sitting in the High Court of Justice. If he will not confess it he knows we can prove his Hand and Seal to that bloody Warrant. He is troubled that he is said to have Trayterously and Maliciously Contrived the Kings death: He that doth these Acts towards it, is by Law responsible as to the Malice.

Jury Sworn.
Sir Tho. Allen, Sir Henry Wroth, Sir Jer. Whitchcots, James Hawley, Henry Mildmay, Christ. Abdy, Nich. Raynton, Rich. Cheney, Tho. Bide, Charles Pitfeild, Abraham Scudamore, Charles Pickerne. In all 12:

Cl. Cryer make Proclamation.

Cryer. If any man can inform, &c.

Cl. John Jones hold up thy hand. Look upon the Prisoner, &c. Mr Soll: Gen. My Lords and Gentlemen of the Jury, I must open to you as to other Juries, that the short Point of this long Indiament is but this, That the Prisoner at the Bir did Imagine and Compass the death of the King, which is your Issue to Try. We shall prove it by those overt acts which the Law doth require. To prove the Sitting, Sentencing and Signing the Warrant for Execution, by the Prisoner at the Bar.

Cour. Call Mr Clark and Mr Carr, and Holl. Symfon, who were

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Mr. Symfon did you fee the Prisoner at the Bar siting in that which they called the High Court of Instice.

Sym. I did fee Mr Jones lit divers times both there and in the

Painted Chamber.

Jones. I do confess I sate divers times: Coun. Did he sit the day of Sentence?

Sym. I cannot fay it.

Conn. Mr Clark you hear the question; Pray answer my Lord. Clark My Lords and Gentlemen of the Jury, I was there the 27th of Ian. 1648. I saw Coll. I mes there several days before; but I did not see him that day; his name was called, but I do not know whether he was present.

Coun. M. Carr did you fee him fit on the 27th d.y, which was

the day of Sentence ?

Carr. My Lords he answered to his name some days, I am not able to tell what day.

Mr Matley Sworn.

Coun. Can you tell whether the Prisoner at the Bar was present

in that which they called the High Court of Fuffice.

Nutley. The Prisoner at the Bar was several times in the Court which was called the High Court of Justice; truly I cannot say whether he was there the 27th day, the day of the Sentence.

The Warrant for Summoning that Court being flewed.

Coun. Is that Mr fone's Hand ( the Prisoner at the Bar) fer to that Warrant?

Nut. I have been acquainted with his Hand, I do beleeve it is.
The Warrant for Execution was also shewed.

Conn. Is that the same Hand writing?

Nut. Yes I beleeve it is; he hath written several Letters to me.
Mr Harelib Sworn.

Court. Mr Harelib do you know Mr. Jones Hand?

Har. I never did see him write; but I have seen several Letters out of Ireland, and other Papers which have been supposed to be his Hand writing: This seems to be like that which was reputed to be his Hand.

Coun, Mr Clark do you know Mr fan's his Hand-writing?

Ch. I have seen several Letters of Coll Jones, and these are like

his Hand-writing; I do beleeve they are his Hand-writing.

Mr. Jones looks upon them both, and confesses they are like his hand-writing.

Coun. We have given our Evidence: What do you fay for

your felf before Charge be given to the Jury?

Jones. I have little to say, your Lordships have already heard what is to be said in this Case; I have no hing to say to the point; I am not fit to pleat any thing, especially in matter of Law: I must wholly put my self upon the Lord, and this Honourable Court and

tury. Lo. Ch. Bar. Gentlemen of the Jury, here is this Prisoner John Jones stands Indicted : for that he with others did Compass and Imagine the Kings death, that is the substance of the India: ment; The Indicament fets forth feveral Acts, each proving the Compassing and Im gining the Kings death : One of them is; that he did consult and meet together, and propound how the King should be put to death: The second is, they did assume s power to Judge the King; The third is, that they did actually lie upon him; And the last of them is, that they fentenced the King, and afterwards the King was murthered : The whole substance is; whether he did Compass and Imagine the Kings death. If any one of these particulars that are alledged for the overt acts be proved, you are to find the Ind & ment. He hath confessed very ingenuously, that he did fit upon the King, that he did fit in that Court, and so there is an overt act proved, it nothing else you ought to find him guilty of this Treason. There is further Evidence (though not any Evidence of hi fitting the last day of the Sentence) you have had three comparing fimiliandes of hands to prove that he did fign that Sentence, that horrid Instrument whereby the King was ordered to be put to death; one of them having received Letters from Ireland, and others acquainted with his hand, fay that it is like his hand; he hath fo confest d the likeness of his hand, but he sith he doth not remember he signed it-As to you of the Jury there is no more to be confidered, if any one of the acts do appear true to you, that is sufficient to finde him guilty, (though he were not guilty of all) but that he did Compass and Imagine the Kings death is eleer, in sitting, and figning the Warrant; for the other, whether you shall find that he did sentence the King, that must be left to you. Whatfor ver it is, fill it is the fame, if any one be proved, you ought to finde, him guilty of the Indicament, which is the Compassing and Imagining the King death. I think you need not fir from the Bar; for he hath confe ffed it. The: The Jury went together, and after a little Confultation returned to their places.

Clerk. Are you agreed of your Verdict.

fury. Yes.

Cl. Who shall fay for you?

7my. Our Foreman.

Cl. John Jones hold up thy han !. Look upon the Prisoner at the Bar. How say ye is he guilty, cre.

Foreman. Guilty.

Cl. Look to him Keeper.

Cl. You say the Prisoner at the Bar is guilty, &c. and so you say all.

fury. Yes.

Cl. Set all that have been tryed this day to the Bir.

Lord Cb. Bar. Mr Scor I must speak a word to you; you made mention of the Kings Proclamation for pardon, and you did desire the benefit of it. As I told you before, so now again, That it was not proper for us upon that Proclamation to give any allowance by way of Plea, because the Pardon ought to be under the Broad Seal, but God forbid but just and due Consideration should be had of it with honour, so far as you are comprehended within it: Though Judgement shall pass, no Warrart for Execution shall go out against you, till consideration be had how far you are within the Compass of that Proclamation; and the like to you Mr Scroop.

Clerk. Adrian Scroop, Hold up thy hand. Thou hast been Indicted of High Treason, and hast thereof been found guilty: What canst thou say for thy self why Judgement should not pass for the

to dye according to Law?

Scroop. I do humbly submit to his Mijesties mercy.

Cl. John Carew, Hold up thy hand. Thou art in the like Condition with the former, what canst thou say, &c.

Carew. I commit my cause unto the Lord.

Cl. Thomas Scot, Hold up thy hand, thou art in the like Condition with the former, what canst thou say, &c.

Scot. Ishall onely say, I do onely cast my self upon his Majesty

and pray mercy.

ac ct

de.

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Cl. John Jones, Hold up thy hand, thou art in the like Condi-

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Jones.

Jones. I pray bis Majefties Clemency.

Cl. Gregory Clement hold up thy hand; Thou standest Indicad of High Treason; and thereunto hast pleaded Guilty; What canst thou say, &c.

Clem. I pray mercy from the King.

Lo. Ch. Bar. You that are Priloners at the Bar : You fee the Sentence of death is now to pissagainst you; and for ought you know, or we know yet, may be nearer then you are aware : How foon it will be executed we know not; when you have reflected upon your own consciences, many of you could not chuse but look there and fee as in a glals, the foulness of this horrid Offence : It is the Murther of our most gracious Soveraign King Charles the First of bleffed memory; a Prince whom we fuch of us as had the bonour personally to attend him) knew, was of such parts and vertues, if he had been a private man more could not have been defired truly what he did as a King, his Clemency; how it appeared at first in this Princes time: If you look what Peace and Prosperity we enjoyed in his days, we will not find it in other Kings times; You had not a Noble man put to death fave one, and that for an Offence which must not to be named: A Prince that had granted for much : You may remember what was a ranted before the beginning of these Wars: Grievances complained of, Star- Chamber, High Commission Court; Ship money: The Claim of Stannery, Ge. All these were taken away; What Concessions he made after in the Ifle of Wigh; how much he wooed and courted the people for Peace. I urge this unto you only that you would lay it to your hearts, that you would confide what it is to Kill's King, and to kill fuch a King. If any of you shall fay, That we had no hand in the actual Murther of the King, remember that they that brought him to the Bar, were all one as if they had brough; him to the Block, as Sr. Paul confessed (though he held but the Clothes, he killed the Martyr Stephen. Y u are fhortly to appear before Gods Tribunal, and I befeech God Almighty that he will give you, and us all, those hearts, that we may look into our felves; No figge leaves will ferve the turn; whatfoever you have faid now as frifoners, or allowed to fay for your own preservation in point of Fact, Normit standing it will not serve before God Alm glay : All things are naked before him, Lay it to your hearts: God Almighty though you have committed thefe foul

foul and horrid fins; yet he can pardon you, as he pardoned that murther of David: I speak it to you, that you may lay it to your hearts; I am heartily forry in respect you are Persons of great Civility and (those that I know) of very good parts: and this I must say, That you will consider with your selves, if any of you bave been led away, though it were with his own conscience; if any of you did it as you conceived in conscience, remember that our Saviour faich. The time Shall come when they will perfeente you and kill you, and think they to God good service. I have the Judgement of Charity, possibly some of you did it in this kind, and this is less then doing it wilfully; others might doit by a mif guided Conscience; there is a spiritual pride, men may over run themfelves by their own holines, and they may go by prerended Revelations: Men may fay I have prayed about such a thing, I do not speak it with reproach to any; If a man that should commit a Robbery or Murther, meerly because he will, and should come and fay. I have prayed against it, and cannot understand it to be a fin, as on one in Shrophire did, and yet notwithfranding killed his own Father and Mother; try your own spirits, you must not think that every Fancy and Imagination is conscience; Men may bave a strange fancy and presumption and that they may call conscience: Take heed, there is a spiritual pride; the Devil doth many times appear like an Angel of light, do not reft upon that felf-confidence: Examine your hearts, consider the Fact by the word of God; That is the Rule, the Law is to be applyed to it : Eccles. 8. Where the word of a King is, there is power; and who can fay un. to him, VVhat doft thou, that is to flew the power of Kings in Scripture : Remember withal that of Davidin Pfalm ; 1. that penirential Pfalm, when he had committed that horrid fin against Viab; Remember what he faid being a King; Tibi foli peccavi, Against thee on'y have I sinned; Truly it being in such a Case, I speak it a before God Almighty according to my duty and conscience : I wish most heartily as to your Persons : I pray God to give you that grace, that you may feriously consider it, and lay it to heart, and to have mercy vpon you, and to for give you; And this is all that I have to fay; and now not I, but the Sentence of the Law, the Judgement which I have to give a aint you is this. Ton Prisoners at the Bar, the Judgement of the Court is, and the Cours oth award, that you be lea back, &c. And the Lord have me cy on your Souls. Clerk .

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Clerk. Cryer make Proclamation.

Cryer. O Yes, &c. All manner of Persons, &c. Jurors and Witnesses to appear to morrow morning at seven of the Clock at his place; So God save His Mojesty.

Sessions-House Old-Bayly, Octo. 14. 1660. The Court being Assembled, Proclamation was made.

Clerk of the Court. Set Cook, Peters, Hacker and Axtel, to the Bar: They being brought the Keeper was afterwards ordered to take back all except Mr Cook.

Cl. John Cook hold up thy hand, &c.

Jury. Sir J. Whischcott, James Hawley, Jo. Nichol of Henden, The Nichol, F. Thorn, Eam. Wilford, Wil. Gumbleton, Jo. Shelbury, Tho. Jenney, Tho. Willet, Sir H. Wroth, Rich. Cheney, of

the Jury called and fworn.

Mr Cook: May it please your Lordship, I do not know any of these Persons; I beseech your Lordship that in regard the safety of my life depends upon the Indifferency of these persons, that your Lordship may demand of the Sheriff to know whither he hath not heard them say, or any of them, that they are preingaged, I hope they are not, and thereupon I have not challenged any.

Lo. Ch. Bar. Sir, The Officer reads their names out of his Papers, I suppose he doth not pick and chuse them; I would not have him, and I am sure he will not do you any wrong in that

particular.

Cook. My Lord I am fatisfied. Cl. If any man can inform, &c. Cl. 7. Cook hold up thy hand.

Cook. My Lords, I defire Pen, Ink and Paper.

Lo. Ch. Bar. Give it him.

Cl. 7. C. Hold up thy hand. You that are sworn look upon the Prisoner: You shall under Rant, &c. (Here the Indiament

was read as before )

Mr Soll. Gen. May it please your Lordship:, and you Gentlemen that are sworn of this Jury, the Prisoner at the Bir stands Indicted for High Treason for Compassing and Imagining the Death of the Late King of Blessed Memory: The Indictment sets forth, That he, together with others, did assemble at West-

minster

minfter Hall, and fets forth many other particulars of fitting, fentencing, and of the confequent Death and Murther of the King. The matter and charge of the Indiament is for Compassing and Imagining he Death of the King, the rest of the Circumstances! of the Indictment are but alledged as overt acts to prove the Imagination, which only is the Treason. This Prisoner at the Bar Stands here Indicted for this Treason of Compassing and Imagining the late Kings Death. My Lord, his part and portion in this matter will be different from those that have been tried before you, they fate as Judges to fentence the King, and he, my Lord, food as a wicked Instrument of that matter at the Bir, and there he doth with his own hand subscribe and exhibite a charge of High Treason, a scandalous Libel against our Soveraign to that pretended Court to be read against him as an accoration in the name of all the people of England; when he had done that, he makes large discourses and aggravations to prove (if it had been possible) innocency it felf to be Treason: When he had done, he would not suffer his Majefty to speak in his defence, but fell took him up, and faid, that he did fpin out delays, and defired that the Charge might be taken as if he had confessed it: He pressed the Court that Judgement m ght be given against the King; he was the man that did demand that wicked Judgement before the Court pronounced ir; and he was the man that did against his own Conscience, after he had acknowledged that he was a wife and graciou. King, yet fays he, That he must dye and Monarchy with him, there in truth was the Treason, and the cause of that fatal blow that fell upon the King: This was his part to carry on: how he did it as a wicked Counsellour we shall prove to you; and the wages and reward of the Iniquity that he did receive.

Councel. Pray tell the Circumstances of the Prisoners Proceedings at Westminster Hall, when he did exhibite a Charge against

the King:

Mr Nutley. My Lords, the first day of bringing his Majesty to his Tryal, was Saturday, 7am. 20 1648. Before they sate in publick, they that were of the Committee of that which they called the High Cours of Justice, did meet in the Painted Chamber, which was in the torenoon of that day. Being there I did observe that there was one Price a Scrivence that was writing of a Charge s. I stood at a great distance and sawhim write, and I say this Centle-

man the Prisoner at the Bar near thereabouts where it was writing I think it was at the Court of Wards. This Charge afterwards (a Parchment Writing) I did fee in the hands of this Gentleman the Prifoner at the Bar. A very little after that they called their names they did adjourn from the Painted Chamber into Westminfter Hall, the great Hall. The Method that they observed, the first thing was to call the Commissioners by name in the Act; the pretended Act for trying the King was read; that is, when the Court was fate, the Commissioners were called by names, and as I remember they stood up as their names were called : The next thing was reading the Act for the trying of his late Majefty. After that was read, then this Gentleman, the Prisoner at the Bar, prefented the Parchment Writing, which was called the Impeachment or Charge againft his Majefty: Me Bradfbatt was then Prefident of that Court, and so called Lord President; he commanded that the Prisoner Chould be sent for, saying, Serjant Dendy Send for your Priloner; thereupon the King was brought up as a Priloner, and put within a Bir : And when the Court was filenced and fetled, this Gentleman the Prisoner at the Bor did deliver the Charge, the Impeachment to the Court, and it was read: The King was demanded to plead to it presently. Here I should first tell you, that upon the Kings first comming in there was a kinde of a Speech made by Mr Bradfhaw to the King in this manner , I think I fhall repeat the very words, Charles Stuart King of England, the Commons of England affembled in Parliament taking notice of the effufion of blood in the Land, which is fixed on you as the Author of it, and whereof you are quilty, have refolved to bring you to a tryal and Judgement, and for thu cause this Tribunal is erected: There was little reverence given to his Majesty then, which I was troubled at: he added this further, That there was a charge to be exhibited against him by the Sollicitor General; I think this Gentleman was to called at that time, and he called to him to exhibit the Charge; and this Gentleman, (the P. isoner at the Bar) did deliver an Impeachment, a Parchment writing, which was called a Charge against the King at that time, which was received and read against him.

Coun. Did you ever fee the Charge (which was now shewn to

Mr Nuiley )

Mr Nat. My Lords I do beleeve that this is the very Charge, I am confident it is the same writing; I have often seen him write, and by the Character of his hand this is the same.

Councel. Go on with your florie.

Mr. Nutly. My Lords immediately upon the delivery of this Charge of Impeachment which was delivered in the Kings presence, after it was read the King was demanded to give an answer to it. His Majestie desired to speak some thing before he did answer to the Pretended Impeachment (for so his Majesty was pleased to call it) He did use words to this purpose, saith he, I do wonder for what cause you do convene me here before you: he looked about him, faith he, I fee no Lords here, where are the Lords? upon this Mr. Brad haw the President, for so he was called, did interrupt his Majefty, and told him, Sir, faith he, you must attend the business, of the Court; to that purpose you are brought hither, and you must give a positive answer to the Charge: saith the King, you will hear me to speak, I have something to say before I answer: after much adoe, he was permitted to go on in the discourse that he was in, so far as they pleased. His Majestie said, I was in the Isle of wight, and there I was treated with by divers honorable persons, Lords and Commons, a treaty of peace between me and my people, the treaty was fo far proceeded in that it was near a perfection : truly (faith he) I must needs fay, they treated with me honorably, and uprightly; and when the business was come almost to an end, then (saith he) was I hurried away from them hither, I know not by what Authority now I defire to know by what Authority I was called to this place: that is the first question I shall ask you before I answer the charge. It was told him by Mr. Bradshaw the President, that the Authority that called. him hither was a lawful Authority; he asked him what Authority it was, the fecond time : it was answered him by the President, that it was the Authority of the Commons of England affembled in Parliament, which he affirmed then to be the Supream Authority of this Nation: the King faid, I do not acknowledge its Authority: Authority if taken in the best sence, it must be of necessity understood to be lawful; therefore I cannot affent to that: I am under a Power, but not under an Authority: and there are manie unlawful Powers: a Power that is on the high way, I think I am under a Power, but not under an Authority: you cannot Judge me by the Lawes of the Land, nor the meanest Subject. I wonder you will take the boldness to impeach me your Lawfull King. To this purpose His Majestie was pleased to express himself at that time, with more Words to that purpole. The King went on to further discourse concerning the Jurisdic.

risdiction of the Court. Bradshaw the President was pleased to interrupt him, and told him several times, that he trisled out the Courts time, and they ought not to indure to have their Jurisdiction so much as questioned.

Court. Pray go on.

Mr. Notly. This Gentleman at the Bar, I did hear him demand the Kings answer several times: a positive answer was required of the King: the King often desired to be heard, and he interrupted him again and again, several times; and at length it w. s pray'd that the charge that was exhibited against him might be taken pro Confesso.

Court. By whom?

Nutly. By the Prisoner at the Bar, if so be that he would not an fwer. This my Lord is the substance of what I have to say against him.

Councel. Mr. Nully, pray, what discourse have you had at an'e time, with the Prisoner at the Bar, concerning this impeachment?

Nutly. Trulie my Lord, I knevy the Gentleman vvell, I vvas vvell acquainted vvith him, and for the satisfaction of my oven conficience (for I vvas verie tender in the business, and sorrie he vvas in. gaged in it) I vvent to him and did desire him to desist; I had discourse vvith him (for I vvas then a young Student in the Temple, and had a little knowledge in the Lavys;) I desired him to consider the dangerous consequences of such a proceeding; I may say I did it vvith tears in my eyes, for I had a very good respect to the Gentleman for his P. of ession sake, being learned therein: truly my Lord he did answer me thus. I acknowledge it is a very base business but they put it upon me, I cannot avoid it, you see they put it upon me. I had some discourse vvith him concerning the oath of Allegiance: truly he vvas satisfied that this oath vvas against the business in question; I savy he vvas troubled at it.

Councel. Can ye speak of the manner of calling for Judgement

against the King?

Nutly. That (I have already answered to it) was several times done; the King was brought several times to the Bar, and at every time he was brought, he was pressed to answer whether Guilty, or not guilty.

Court. By whom?

Nutly. By the Sollicitor, then, the Prisoner novy at the Bar. My Lord, I remember his Majesty was pleased, when he save he could not

be heard to the discourse that he did intend to make of the whole businesse; saith the King, if you will needs presse me to an answer, I must demur to your Jurisdiction: my Lord, the answer that was given to that was this, Mr. Bradshaw there then President did say, Sir, saith he, if you demur to the Jurisdiction of this Court, I must let you know that the Court doth over rule your demurrer; this was said my Lord, and Judgement was pressed very often.

Court, By whom?

Nucly, By the prisoner at the Bar.

Cook, My Lord, may I aske him a question ?

Court, Yes.

by me unto the Court, or broughe into the Court by Mr. Broughton, the Clerk.

Mr Nutly, I do encline to believe (my Lord) That it was brought into the Court, and delivered by some hand or other, to the Prisoner at the Bar, I do believe it was, for I doe remember it was written by one Price; I was told that was his name: that may be true, I believe it was brought into the Cont and delivered to the Prisoner now at the Bar.

Council. But did he exhibit it?

Nu:ly, Yes my Lords.

Coo Did you see me setm y hand to that Parchment?
Nucly, No my Lords, but I believe it to be his hand.

Cook, Another Q. whether Mr. Nutly did hear me say concerning the opinions of those Gentlemen, what they intended to doe in that businesse?

Nut. My Lord: I doe remember that I had often conference with

the Gentleman ar the Bar.

I defired him to defilt from the business, considering the dangerous consequences of it: truly my Lord, I doe well remember that he did say he did hope they did not intend to take awa the Kings life: said I, if they go about any such thing, doe you use your utmost endeavour to preserve his life: saith he, I did labour to that purpose, but they tell me, they onely intend to bring him to submit to the Parliament.

Coo's, It is said that I demanded Judgement of his life, Mr. Nutly, I demand of you, whether I used the words of Judgement against his life, but onely I demanded their Judgement.

P 2

Nusly

Wuily. Ny Lords, for that, I cannot remember possibly to a syllable, but Judgement was demanded.

N. By this person.

Cook, I laid the judgement of the Court, not against him, I meant judgement for his acquitall.

Court, Did you ever hear him defire the Court that the Charge

might be taken pro confe fo?

Nutly, That I have said my Lord, it was urged by the Prisoner at the Bar against his Majestie, That if he would not plead to the Chirge, that then the matter charged in it might be taken pro confesso. But my Lord, if you please to give me leave to adde this one word more, my Lord, I did hear him say at that time; he shewed me a paper that contained an order of the Court that did direct the very words that he should use when he came to deliver the Charge, whether those words were in the order doe not know.

Cook, Whether I was not directed by those Gentlemen the very

words I should speak ?

Court, We are satisfied in that; he saith by an order, that you shewed him, you were so directed. If you have any thing more, a skit him.

## Mr. Farrington Sworn.

Mr. Sol. Gen. Pray tell my Lords and the Jury, what was the earriage of the Prisoner at the Bar, at Westminster, at the place

they called the High Court of Justice.

Farrington, My Lord, I was present about the 20th of January 1648. at that which they called the High Court of Justice, and Mr. Bradshaw sat then as President, so much as I remember concerning the Prisoner at the Bar, I shall acquaint your Lordship. This Genetleman at the Bar, after the reading of the Commission, and directions by the President, to bring his Majestie (the prisoner he called him) to the Bar; the King being brought, after silence made, and some Speeches made by the President, this Gentleman the Prisoner at the Bar having then a Parchment in his hand, the substance of it was for levying War against the Kingdome, he prayed that it might be read and accepted as a Charge in behalf of the good people of England. It was accordingly read, and afterwards being demanded

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manded to answer, after his Majesty having given several reasons as to the Jurisdiction of the Court, sour dayes, every day the Prisoner at the Bar demanded the judgement of the Court. And if his Majesty would not answer to the charge, it might be taken pro confesso.

Councel. Do you know his hand if you fee it?

Farrington. I have not seen his hand a long time, then the Im-

Farrington. Truly Sir, this is I ke his hand.

Councel. Do you believe it?

Farrington. It is very like it, I do not know politively.

Councel. Did you hear the words pro confesso?

Farrington. Yes my Lord, several times atter the first day.

Councel. Did he interrupt the King in his discourse, as to say these

words, that the charge might be taken pro confesso?

Farrington. I do remember one day the e was some interruption between the King and him, the King laying his Cane upon his shoulder desiring him to sorbear.

Cook. You cannot fay that I interrupted his Majefty.

Farrington. I remember that the King laid his Cane upon your shoulders.

Cook. Whether did I the first, or the last day demand judgement,

or that any thing might be taken pro confesso?

Farrington. The first day? no, but after the first day he did several dayes, you did the last day.

### Griffith Bodurdo Elg; Sworn.

My Lords, and Gentlemen of the Jury, of the carriage of the Prifoner at the Bar towards his Majesty during the time of the

Tryal.

Mr. Bod. My Lord, I was all the time that the King was brought there before the Court, as a Prisoner, I was present all the day, having a conveniency out of My house into a Gallery, that was some part of it over that Court. I do remember that the Prisoner at the Bar (whom I never saw before that time) did exhibit a charge.

the first day against the Prisoner at the Bar, which was the King, in these very terms, The Prisoner at the Bar: the charge I heard it read, then; I have not feen it fince; the fub lance was this. That for livying war against the Parliament and People of England, and namely at such and such a place killing of the people of England, ( I think Naseby, and Keinton field was na ned in it, and divers other places were named in the Charge) and the Conclusion was that he had done those things as a Tyrant, Traitor, Murtherer, and a pub. lick and imp'acable Enemy of the Commonwealth. But this Prisoner at the Bar did exhibit the Charge, and the King did then, as you have heard, he did plead to the Jurildiction of the Court. The King yould fain have been heard, but I think they did adjourn for that time. The next day he pleaded the same thing, I remember the Anfiver that was feveral times given; twvice given by Braaham to the King : thus, that the Court did affert their own Jurisdiction. The second and third day, I do not remember any day after the first, but that the prisoner at the Bar did demand judgement for the Kings not pleading, and did feveral times make complaints to the Court of the Kings delayes, that he intended delayes and nothing elfe.

Cook. Pray my Lord, one Question, whether, my Lord, before he heard me speak of demanding judgement against the King whether he did not hear Mr. Bradshaw several times say that the Court owned their Authority, and that the matter would be taken pro

confesso?

Mr. Bodurão. I did hear the Prisoner at the Bir defire of the Court, that it might be so; and I heard the Prisoner tell the King that it must be so.

# Foseph Herne Syvorn:

Councel. Mr. Herne, tell my Lords. vvhat you know of the Irisoners carriage at the High Court of Justice, as they called it. Mr. Herne. Upon Saturday the 20 of lanuary 1648. it was

the first day His Majestie vvas convened before them.

I could not come near the Court; onely I save him at a difiance I heard nothing, but the acclamations of the people cryingout, God save your Majesty: what was done in the Cour: I know nothing of. On Manday I was there, & had a conveniency to see & bear vyhat yvas there acted; and so His Majestie being come to the

Seat appointed for him, the Prisoner at the Barbeing called upon by the then President Bradsh, he demanded of him what he had to ask of the Court, He was then talking with Doriflans, and feemed not to mind the bufineffe of the Court. His Majestie fitting near, takes his fick and thruffs the Prisoner at the Bar upon his shoulder; and the Prisoner looking back with a great deal of indignation turned about. I did hear Bradshaw Speaking to him in these words, Mr. Sol. have you any thing to demand of the Cour:? whereupon the Pritoner at the Bar did use these or the like word : May it please your Lordships I have formerly in the name of the Commons affembled in Parliament and the good people of England exhibited a Charge of High Treason and other high crimes against Charles Stuart the Prisoner at the Bar, flinging h s head back in this manner to him. He had there further to require of the Court that be might be demanded to make positive answer, by confession or denial; it not that the Court would take it pro confesso, and proceed according to Justice: this was on the first day I was in the Court. The President Bradshaw told His Majestie, that he heard what was craved in the name of the Commons affembled in Parliament and the good people of Eng and against him by the now Prisoner at the Bar. The King stood up, but Brad haw prevented him in what he had to fay, telling of him that the Court had given him time to that day to know when he would plead to the Charge. His Majestie preceded to object against the Jurisdia on, and said he did demur to the Jurisdiction of the Court; upon which the President answered him, If you do demur to the Jurisdiction of the Court, you must know that the Court hath overruled ye ur demurrer, and you muit plead to your Charge, guilty or not guilty: upon that the King asked their authority, and defired he might give reasons against it; he was denyed it by the President, the Prefident at last was content to tell him, that though he was not fatisfied with their authority, they were, and he must : but to fatisfie him he told him in short, they fat there by the supream authority of the Nation, the Commons affembled in Parliament, by whom his Ancestors, ever were, and to whom he was accomptable; then the King stood up, by your favour shew me one President, Bradshaw fits down in an angry manner, Sir, faith he, we fit not here to answer your Questions, Piead to your Charge guilty or not guilty: Clerk do your duty; whereupon Broughton food up and asked what he had to fay, whether guilty or not guilty : and Prefident Bradfham faid tha.

that if he would not plead, they must record his contempt. His Majestic turned about to the people, and said, then remember that the King of England suffers, being not permitted to give his reasons for the liberty of the people: with that a great shout came from the people, crying. God save the King: but there was an awe upon them, that they could not express themselves as they would have done I believe.

Council. What did Cook fay to the Judgement, did you hear him

presse for Judgement?

Mr. Hern. Yes, I heard these words from the Prisoner at the Bar, That if the King would not plead, his Charge might be taken pro Confesso, and that the Court might proceed according to Justice.

Cook. One question more, whether he often heard me speak those words, that it might be taken pro Confesso, and to proceed

according to Justice.

Mr. Hern. You desired he might be held to his Plea, confession or dental, that he might not be suffered to use any words to the Jurisdiction of the Court.

Cook. Whether he heard the Charge read?

Hern. I did not hear the Charge read, I was not there the first day. I heard you confesse you had exhibited a Charge of High Treason against the Prisoner at the Bar, which was then the King's Majestie.

Cook. Whether I did not in the Charge conclude, that all pro-

ceedings might be according to Justice.

Court. Read the Title and last Article of that Charge, which was accordingly read, and followes in bac verba.

### The Title of the Charge.

The Charge of the Commons of England against Charles Stewart KING of England, of High Treason, and other high Crimes exhibited to the High Court of Iustice.

And the said Iohn Cook by protestation ( saving on the behalf of the people of England the liberty of exhibiting at any time hereaster

any other Charge against the said Charles Stemars, and also of replying to the answers which the said Charles Stemars shall make to the premisses, or any of them, or any other Charge that shall be so exhibited) doth for the said Treasons and Crimes on the behalf of he said people of England impeach the said Charles Stemart as a Tyrant, Traytor Murderer, publick and implacable enemy to the Commonwealth of England, and prayeth that the said Charles Stemart King of England, may be put to answer all and every the premisses, that such proceedings, examinations, tryalls, sentences and Judgment, may be hereupon had as shall be agreeable to Justice.

Court. Mr. Cook, will you have any Winnesses examined touching the question you last asked?

Cook. No, be pleased to go on.

#### Mr. Baker Sworn.

Mr. Bak. My Lords & Gentlemen of the Jury, I was at the High Court of Justice, as they called it, the first, second & shird daies, not to trouble you with the proceedings of Bradsham, I will tell you what I observed of this Gentleman, I have the notes that I took there, and pray that I may read them to help my memory, which was granted, and then proceeded in this manner, That day my Lord, Mr. Cook told the Court that he charged the Prisoner at the Bar (meaning the KING) with Treason and high mildemeanors, and defired that the Charge might be read the Charge was this. That he had upheld a Tyrannical Government, &c. and for that cause was adjudged to be a Tyrant, &c, and did then presse that the Prisoner might give answer to that: and that very earnestly. The second day, my Lord, he told the Court that he did the last day exhibit a Charge of High Treason against the Prisoner at the Bar, (meaning the King) and that he did defire he might make answer to it, and he told them also, that instead of making an answer to the Court, the King had delayed the Court, but defired the King might make a positive answer, or otherwise that it might be taken pro confesso. The third day my Lord, he came and told the Court as before, that the King had delayed them, and then he charged him with the Highest Treasons, and Crimes that ever were acted upon the Theatre of England, and then pressed that Judgement might be given against him; and another

another expression was, that it was not so much He, but the Innocent and precious bloud that was shed, that did crie for Judgement against the Prisoner at the Bar: this my Lord, in substance; there were other passages.

an Act or Order proclaimed at Westminster, whether there was any other word in effect used in that charge more then in the Pro-

clamition?

Mr. Baker. I did hear of the Proclamation and Charge, and the substance of it, I have given an accompt of it, and I did hear you presse upon it very much: the Proclamation I heard of it that it was made for the summoning of the Court, but I did not hear the Proclamation made.

(ook. That that was called the Act of the Commons for Trying

of the King?

Mr. Bater. I did hear of the Act, but did not take notice

### Mr. George Masterson Sworn.

What you know touching the carriage of the Prisoner at the Bar, at

the Tryal of his late Majestie.

Mr. Masterson. My Lords, and you Gentlemen of the Juryl, I was present in that they called the High Court of Justice upon the 22,23; and 27. dayes of lanuary, in the year 1648. I shall wave those circumstances which you have heard, and many of which! well remember, and what I heard likewise between the King, who was then a Prisoner, and the then President Bradshaw; But concerning the Prisoner at the Bar, this I very well remember, that upon Munday I heard him fay he had exhibited a Charge of High Treason against the Prisoner (then the King ) and demanded how that he might plead to his charge, I do very well remember that after some passages between the King and the Court, the Prisoner at the Bar defired the King might plead to his Charge, or else it might be taken pro Confesso: I remember upon the last day, the day of that fatal Sentence, I heard the Prisoner at the Bar demand in the name of the Commons affembled in Parliament, and all the good people of England; Judgement upon the Prisoner at the Bar pointing to the King ; this is all,

#### Mr. Burden (worn.

Councel. Do you know who did examine the witnesses against the King, an I were you examined and by whom?

Burden. By Judge Cook, for fo he was called in Ireland.

Councel. Did he examine you as a witness against the King, did he give you an Oath?

Rurden. Yes, my Lord, and many others.

Cook. This is a new thing, I never heard of this before, where was it that I examined him? I had no power.

councel. No, we know that, but you were active.

court. Where was it?

Cook. Whether there was not any others with me in the Room, and where it was?

Burden. It was at Westminster ball within the high Court of Justice.

Cook. Who was there besides me?

Burden. I can not tell, Axiel he was there, and I am sure Goo's was there.

Councel. Mr. Burden, Pray tell my Lord and the Jury what que-

Rions you were examined upon, and what they tended too

Burden. He examined me and gave me my Oath, there was eight or nine of us, we had been in the Kings Army in former times, this Gentleman (Col. Axtel brought us in, commanded us out of our Company, I was in his Company, and this Gentleman) himself gave us our Oaths, he asked us where we saw the King in action, I did reply to him, and told him I saw him in the Field with his Army; he asked me many other questions that I could not tell him, he asked me, whether I did see the King at Nottingham set up has Standard, and I was never at Nottingham in my life, these were the questions.

### Mr. Starkey Sworn.

passed between you and the Prisoner at the Bar, concerning the Trial of his late Majesty.

Mr. Starkey, My Lords, this Gentleman now Prisoner, and my

felf have been acquainted a great while, being of the same Society of Grayes-Inne, and truly my Lord, I confesse I owe all my know ledge in the Laws to that Gentleman, when I came firft he was accuted for debt, and was pleased to do me, and several other Gent lemen now and then the favour to reason the Law with us , and affift us in the beginning of the long Parliament, that is, to give you an accompt of his being indebted, he did defire I would do my endeavour to get his Protection. Neer the time of the Kings Triall there was a Gentleman with my felf, one Samuel Palmer of Grayes- Inne, which frequented his Company, had feveral nights the opportunity of understanding the affairs at Westminster, and truly he himself did seem to us to count that a very ridiculous Councel, I remember what he faid one night, I think they are all mad, which was within two or three dayes before the Kings trial, and instanced how a Fellow cryed out to the Lord Fairfax, that if he did not con ent to the proceedings, he would kill Christ and him. After that I did not think he did go to this Councel for imployment, but out of curiofity: when the King came to Tryal, we heard that Mr. Cook. was the person that was Solicitor, and Aced that part that you have heard of, and that during that Tryal, whether the second or third day, I cannot say that certainly, Mr. Cook came to Grayer Inne that evening about ten or eleven of the clock at night, onely upon some particular occasion as he said, I being walking in the Court before my Chamber in the walk before my Chamber with another Gentleman, I did see him pass out of a house to go back again, I though: it was he, called after him, Mafter Cook faid I, upon that he turned back and met me, I took him by the hand, faid I, I hear you are up to the eares in this bufineffe, no faith he , I am fer . ving the People, truly faid I, I believe there is a thousand to one will not give you thanks, said I, I hear you charge the King for the levying war against the Parliament, how can you rationally do this, when you have pulled out the Parliament to make way to his Trial? be answered me, you will see strange things, and you must wait upon God, I did ask him, but first he said this of himself, said, he was a gracious and wife a Prince as any was in the world which made me reflect upon him again and asked how he could preffe those things as I have heard? what answer he made to that, I cannot tell. I did by the way inquire what he thought concerning the King, whether he must suffer or no, he told me be must die & Monarchy must die with him.

Cook. Whether was this after or before the Sentence?

Mr. Starky. It was before the Sentence, for it was either the fecond or third Trial, or rather in some interim of time before the Sentence, for there was an adjournment for a day or two, but I am sure it was before the Sentence.

Court. Mr. Cook. They have concluded their Evidence, plead

for your felf, what you think fitting.

Cook. My Lord, I have been a Prisoner three moneths, I humb. ly defire to acknowledge his Majesties and his Councells favour that I was not put into a levemy's Prison, but in the Tower and not in Irons: I give your Lordships humble thanks for that, and truly confidering the nature of the Charge, had it been in some other Kingdome, they would have served us as John Baptist in prison, I thank you that I have a fair Trial with the Indges of the Law. who are upon their Oaths to do equal right and justice between our Soveraign Lord the King, and every Pritoner concerning matters of life and death, and likewife those Noble Lords that though they are not put upon their Oaths but upon their honour, if they know any Law to preferve my life, I trust they will rather fave then destroy. My Lords, I do therefore fay as Paul faid, my plea is much of that nature, against the Law, and against Calar, I hope I have not offended at all, and to I have pleaded not guilty. The learned Councel have examined leveral witnesses against me and I humbly conceive that the matter will reft in a very narrow compais: The substance of the charge (so far as my memory will ferve) doth ret in these three things, the other being but matter of form. That I with others (hould propound, con-Sult, contrive and imagine the Death of the late King. Secondly, That to the perfecting, and bringing about this wicked and horrid conspiracy, that I wish others did assume a Power, and Antho. rity (as I remember) power I am fure, then to kill and murther the King, and thirdly, That there was a person unknown that did cut off the King bead and that we were abetting, aiding affifting, countenancing, and procuring the person (or words to that effect) against the form of the Statutes, and so forth. I have twelve poor words to offer for my felf in this business, wherein if I do not answer every thing that hath been particularly objected, I hope you will give me leave afterwards to offer it. First, I

Lordships that I did ever propound, consult, advise, contrive, attempt, or any way plot, or counsel the death of His Majestie; then I hope, I cannot be found guilty within the Statute of 25, Ed. the third, for the naked truth, Mr. Natly hath in a great part spoke to, I was appointed upon the tenth of January 1648. for to give my advice concerning a Charge, there having been upon the ninth a Proclamation for the Triall, and upon the tenth Mr. Steel, Dr. Dorislans, and Mr. Aske and my self were appointed, and ordered to be of Council to draw up a Charge; Here I have the order attested by Mr. Jessop, and pray it may be read.

Court, They do admit the thing, that you were fo affigned;

Cook, Then I humbly conceive that that cannot be laid to be done maliciously, or advisedly, or with any wicked intention in me, which I was required and commanded to doe; Acting onely within my Sphere, and Element as a Counfellour and no otherwise. The next thing is this, my Lord that by Law words will not amount unto Treason, we usually say, that words may declare an Herctick, but not a Traytor; there were some Statutes formerly I Edw. 6. there words are made Treason, but they are all repealed by I Maria, that nothing shall be Treason bus what is expressed in 25 Edw. 3. this Objection will seem to lye, that these were words put in writing, and that I humbly conceive to be the greatest matter objected, to which I answer, I. Whether there be any full, certain, clear proof that that is my hand to the Charge, I must leave to you; two or three witnesses, fay they, believe it, and that it is like my hand, that I leave to you, if that appear, yet (My Lord) that that is put in writing as done by another that is the Dictator, and does dictate unto me, I humbly conceive that for any man to write words, which in their own nature may be Treasonable, if he do:h but write them by the command of another, by speaking them after another, taking them upon rebound, that is not Treason, because they do not discover a trayterous heart. Those words of compassing the death of the King in the 25 Edw. 3. they are secret imaginations in the heart and they must be manifest by fome overtact, that which was dictated (my Lord) unto me, that I had expresly prescribed me, what I should say, what words I should say. That I did not invent any thing of mine own head, of my own conceit, and therefore cannot properly be faid to be malicious.

licious. The next thing that I crave leave to offer is this, that the pure and plain demanding and praying of Justice, though injustice se done ur on it, cannot roffibly be called Treason within the fiaaute, then I hope nothing that ha's been faid against me will amount to Trea'on : for the words in the natural grammatical plain, genuine and legal fence will bear no other conftruction, as I humbly conceive, but (that whereas those Gentlemen had his Majestie then in their power a Prisoner) that it was prayed by me, that they would do him Juffice; I do hope that it will appear that I did give Bonum & fidele Confiium. It will appear, I hope, that some would have had a very voluminous and long Charge, that I was utterly against it, as conceiving that it was not fit and requisite, that any thing should be put in , at least I durst not invent one word my felf but what was expressed in the Act for Tryal, if your Lordships will not admit it an act, you will an Order, and so it will bear me forth, at least to excuse me from Treason, because I kept my felf to the words, whereas in that it was faid that they should proceed according to the merits of the Caufe, I was against that, that I did not understand that, but according to Justice, and that is but according to Law, because the Law is the rule of Justice, I do humbly hope (my Lord) that if by Law when words may be taken in a double sence, they shall alwayes have the more favourable interpretation, much more when the words in the Legal fence will bear it, when it is prayed they will proceed according to Juflice, I hope it will not be inferred, there was any intention of dong injustice, when justice was required. And therefore (my Lord) the next word that I would offer is this, if my Lord, in all Tragedies which are, as we call them, judicially, or colourably, there are but thefe four A dors : Accusers, or , Witnesses, The Jury, Judges and Executioner. If I be none of these, I cannot be Guilty of Treason, I hope I may safely say according to Law, that I had not a hand at all in His Majetties death; my Lord, the Court and Councel, it is very true, they do aime at the fame thing, the Councel Requirendo Justitiam, the other Exeguendo Justitiam, the end being the same, to have Justice. If when justice be demanded, and injustice be done, what is that to the Councel ? we read 19 of John concerning Pilate. Knowest thou not (speaking to Christ) that I have power to crucifie thee, and have power to release thee? my Lord, I humbly answer this to that which seems to be the most.

material part of the Indictment , that we did affume a Power, My Lords, I did not affume a power, I hope it will not be faid that the councell had any power, Eloquentia in the Councell, Iudicium in the Judges , and Veritas in the Witneffes. 25 Acts. Tertullus, that eloquent Orator, accused Paul, Paul answered for himself, and it is said Festus being willing to do the Jens a courtese, he left Paul bound it was not the Councell that left him bound. His Majellie was never a Prisoner to me, and I never laid any hands upon him; if any witnesses have spoke of any irreverence, I must appeal to God in that I did not in the least manner carrie my self undutifully to his Majettie, though one of the witnesses was pleased to fay, that I faid their words, that there is a Charge against the Prisoner at the Bar; it was not said the Prisoner at the Bar, there was not one difrespective word from me. There is a Case in the third Institutes of the Lord Cook, it is to this purpose. That one wilfally and knowingly for fwore himselt, the Case was put to inveigle the Court, and though the Court does injustice upon a falle Oath, it is not injustice at all in the Witness, it is Perjury in him; if there can be no injustice in a Witness, much less a Counseller can be faid to have his hand in the death of any, because he ha's no power at all this must needs follows that if it shall be conceived to be Treason for a Counseller to plead against his Majestie, then it will be Felony to plead against any man that is condemned unjustly for felony. The Countellour is to make the best of his Clients cause, then to leave it to the Court; it is faid, I shou'd demand judgement, I do not remember that , I leave it to you , but fill to demand Justice. Counse lers they doe ingage in businesse before they doe rightly understand the true matter of the fact, it is part of a Serjeants Oath , that fo foon as he does discover the falfity of the Cause , he should ferfake the Cause, my Lord, by what Mr. Nutly hath faid it appears, and I have manie Witnesses in the Countrey, three or four in Lescestershire, would have spoken full to this, that (my Lord ) there was not before the Sentence of the King ( to the best of my knewledge) a word spoken by any, that they did intend to put him to death; I fay to my knowledge, and my Lord, when Judgement is demanded is it not two-fold, of Acquittall and Condemnation? if those that then were entrusted with the power of Judicature, if they did not know any Law to proceed by to take away his Ma(131)

Majestie, then I demanding their Judgement, it doth not appear to be my Judgement; and I referre it to the learned Council, that Council many times at the Assises and othes Courts have been forry that the verdict hath been given for their Clients, when they have known the right ay on the other fide; and fo might I in this. The next thing I humbly offer, is, that if in right reason considering the condition His Majestie was then in, the advising to draw up the Charge, was rather to be looked upon as a matter of service then differvice, then it cannot be called Treason, it is very true my Lord, that a very small little Overtact will amount to a Treason . and my Lord, had this been in times of peace and had His Majeflie been no Prisoner, ( now he was under the power of an Army ) this had been great Treaten; but he being a Prisoner, not by my means, (for I was no fword-man) what can a man that knows himself innocent, being a Prisoner, desire more then a speedy Tryal? fo that making the Trial more speedy cannot be faid to be done trayteroufly. A Tryal doth follow imprisonment as naturally and neceffarily as the shadow doth the body. If any shall defire and be instrumental in bringing him to a Trial which might acquit rather then condemn him, and so humbly pray proceedings according to Justice, this will have I hope a better name then Treason. I am much beholding to Hi; Majettie and this honourable Parliament, for the penning of the Act of Indempnity, which I hope my Lord you will give me leave to take notice of-

Court. Open as much as you will of it.

Cook. My Lords, the words that I would make use of, are in the beginning, Treason. Murder & other selonies that are spoken of, they are said to be counselled commanded, acted or done; in the preamble which is as the key to open the mind & meaning of the Law-makers, it is said that all persons shall be pardoned for all, excepting such as shall be named, and in such manner as they shall be excepted, and then it comes, provided that this Act shall not extend to pardon such, and such persons & by name, I am one; and it is said all which persons for their exectable Treason in Sentencing to death, or signing the Instrument for the horrid murther, or being instrumental in taking away the precious life of our late Soveraign Lord Charles the First of glorious memory are left to be proceeded against as Traytors to his late Majessie, according to the Laws of England, and are our of the said Act wholly excepted, and foreprized. There is not any thing

thing offered against me upon the two If. great words, which are Sentencing & figning that which I have to doe to endeavour to dear my felf is this being instrumental in taking away the life of His faid Majefte, fift I humbly offer this to the Juries confideration. That where the Parliament doth begin to fix the treasonable part, there I hope, and no otherwise this honourable Court will fix it : if it had been the Intention that Counsellors, advisers, and such as spoke their minds sometimes in the businesse (you know that was Epidemical) many words were spoken which cannot be justified; whether naturally it would not have followed, that all which persons for their counselling, advising or being instrumental, are left to be proceeded against as Traytors, I hope you will take that into consideration, concerning the words, or being instrumental, observe it is not faid, or being any otherwaies inftrumental, but Sentencing. figning or being instrumental, if therefore the word Instrumental be not of a general comprehensive nature, then all this evidence which hath been given in against me, being before the Sentencing and figning, will fall to the ground, that this is the legal, genuine. and Grammatical fenfe, and cannot be any otherwife, then as particular, as if it were the Sentencer, figner, and Executioner, which it it had been so, nothing of the Evidence would have reached me. My argument is this, such a use is so be made of an Act of Parliament, that no word may be frustrate, and infignificant, but if this Interpretation shall be put upon it sentencing, signing, or being any way instrumental, then the words, Sentencing and Signing, need not have been, if Instrumentall will carry the words Sentencing, and figning, then these words will carry no force at all, especially, my Lord, when there is no need of any retrospect at all, if it be so, I know not how far it may look back; there is no necessity of putting any comprehensive generality upon this word instrumental, but that the plain natural sense will be this; That those, that did sentence and Sign, and those that were instrumental in taking away his lif, that s, those that did abet, and comfort that person unknown , or justifie, or countenance him, which is after the Sentencing, and not bebefore in the legal fense. Next I conceive that a Conncellor cannot be faid to doe any thing, vi & armis.

It is faid that by force and Armes I did abet & ait is Rheto ical to fay that words may be as Swords, but legall it is not, unless there be something vi & armis, in the Grammaticall sense, instrumentall in

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taking away the Kings life, it is not faid inftrumental in order to take away the Kings life, or inftrumental in advising to take away the K. life but instrumental in taking away the Kings life. My Lord, The next thing is, that there cannot be any thing to be faid to be done by me, first not falfo, because in that sense it must have the operation of mendacitie, that there must be a lie told in it, I did nothing but what I was required to doe, to fet down fuch and fuch words, I did not invent nor contrive them, I heard nothing of it till the 10 day of Jan. My Lord, for malitiole, that I did not any thing malitiously, I hope it will appear in this, what I then spoke, it was for my fee, it may be called avaritia but not malitia, for the Law will imply a malice, but when there is no other expresse ground or reason why the thing was done, but here was an expresse ground to speak for my fee, I hope the Jury will take that into consideration. Then Secondly I was not Judicial in the Case, I was not Magisterial as any Officer, but ministerial. As touching examining of witnesses, it is a great mistake, the Court had power to give an Oath; I might be there; but I had no power to give an Oath, but whether I might ask any question, I do not remember, but that I should give an Oath that is a falfity; then my Lord, for proditorie, I hope there is nothing at all that appears to the Jury : fo that there was no malice nor trayterous intention in the thing. There are some matters of Law which I defire your Lordships will give me leave to speak to, and that your Lordships will be of Counsel with me. I would offer something concerning his Majesties gracious Declaration from Breda to the Parliament (I was then in Ireland) I did put in a Petition to the houourable Commissioners before any exception was, that I might have the benefit of that Declaration, I did lay hold of it, my Lords there are two things in that Declaration that I would offer! His Majesty saith that for the restoring of the Kings Peers & people of the Kingdome to their just rights and liberties, He will grant a free and general Pardon to all, excepting such as shall be by Parliament excepted, and within three or four lines after it is faid a free Parliamen, though I doe not in the least question the Legality of this Parliament, yet my Lord to this particular purpose, whether the Parliament that was to except ought not to be a Parliament that was to be called according to his Majesties Writ, according to the Laws of the Kingdome, I humbly conceive it will bear that, though His Majesty is pleased to confirm this, yet it is not such a Parliament R 2 that

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hat was to except, that I offer to your Lordships. My Lords, that that I would humbly make bold to put for my felf, because it is the priviledge of one in my condition, is this. There is my Lord, many Lords, the Earle of Effex, the Earle of Southampron, and others that were adjudged in the 44. of Eliz. the 3. Inflicutes, they did trayteroully and malicioully conspire to take her Majefte Prifoner, and to remove her Counfellours from her, which were found guilty and suffered accordingly; the reason is, That because thereby if it had been done, they had despoiled her Majesty of her Regal Government, & the cafe is instant in Philip who was a nominative King, that it was not Treason to have attempted any thing against him. My Lords, his Majesty being a Prisoner without any hand of mine, I giving advice according to what was dicated to me to bring him to that tryal, whereby he might have been acquitted, and so set at liberty: I hope that will not be said as instrumental. My Lords, I humbly shall offer but two words, I. to the honourable Court, then to the Jury, the words of the 25 E. 3. and so the exposition of the learned Judges have been from time to time, that there shall be no semblable Treasons made by presumptions or strains of wit, but those Treasons specified there; It is said if a Husband doth kill his Wifesor a Wife kill her Husband, a Mafter should kill his Servant, or the Servant should kill his Master, that that shall be petty Treason; a Child did kill his Father, though that was looked upon as a greater fin, yet the Judges do not presume that to be treason because it was not in the very words : this being an extraordinary Case, to write a thing after another, doth not appear there was a malicious heart in him that did write. There hath been the Act of Parliament that doth call these Courts Tyrannical and Unlawfull Courts; but my Lords, a Tyrannical and Unlawfull Court is a Court de fatte, though not de jure; if a Court be not a just and lawful Court, it cannot be said but that it is a Court: we say a Thief is a true man, though morally he is not fo; this was a Court-Officers attending on them, some said they had authority, and therefore for one to come and act within his Sphere, not to act our of that, nor to do any thing, but what he had a prescript form appointed him, I hope that will not be found to be within the letter of the Law; I have been told ( how true, I canno: tell) that there have been some votes in the honourable Parliament, that those that did onely conasell or advise, those were not to be looked upon as Trayfor their fee, who were not the contrivers of it, the Parliament did

not intend they flould be left to be proceeded against.

Cours. That Letter that was sent from the Commons to the King at Breda, they speak first of the violation that was put upon the Parliament, and of the base horrid Murther of his late Majeitie. It is said that the Parliament (I conceive they meant of the remaining part) they were not guilty, but some sew ambitious, bloudie, guilty persons, who contrived the same, and others missed by them.

Cook. The other matter of Law is this, I say that I do hope that though that order, which I was about to produce concerning my acting, that if it may not in a legal fense any way be said to be an Act of the Parliament and Commons, yet it may be faid to be fuch an order to bear out those that did Act according to it, because there was then no other authoritie de falto, otherwise it were not lawfull for any man to exercise his profession during such a Power. I hope, Councellors might then exercise their profession, aswell as others; My Lord, though I should suffer my self in this Case, I should be loath the honourable profession of the Law should, I think I was in my Sphere acting as a Counsellor. Now Gentlemen of the Jury, that which I have to fay to you, is an evidence concerning matter of life, it must be so clear that every one that heares it may understand it. It is called an evidence because it is evident, it is one reason, why Prisoners for their lives are not allowed Counsell for matter of fact, because the evidence is, and ought to be so clear, and plain that everie one should be satisfied both Jurie and standers by, and it is a proper word to fay the Prisoner is convicted, that is, as much as his mouth is stopped, and therefore I fay, tiuly as I hope, I may speak it to you without offence, as feremy in another Case, when some of the people would have had them put him to death, as for me behold I am in your hand, doe with me as seemeth good and meet unto you. 26. Jer. 14, 15. verfe, faith he, But know ye for certain, that if ye put me to death ye shall surely bring innocent bloud upon your selves. I hope you will not willingly be Guiltie of any such thing, I must leave it to your consciences whether you believe, that I had an hand in the Kings Death, when I did write but onely that which others did dictate unto me, and when I spoke onely for my fee, and this I would be bold to fay , though the argu-

ment is not so directly confessed, that humane Tuffie, (Ido first fay as this my principle, and opinion is) that as every man ought to pay his moral debts, to all political debts, there is a debt due to humane Justice, so political, if the Lord should have suffered me to have been drunk and kill'd a man for which I ought to have died, in flead of speaking for my self, I would have rather intreated the lurie to have found me Guilty, I think these things ought to be answered political debts, when I was in Ireland, and had opportunity of going away if I thought I had been Guilty I might have done it, my name is put into his Majesties Proclamation. It is true, I was a Prisoner three or four moneths before, so that I could not render my self, to what end should that Proclamation mention my name? it was faid I obscured my seif but I did not, humane lustice doth ne. ver punish, somuch for expiation as for prevention; The Iudgements of the learned Aquinas, Grotius, and Amefius, and many others, that if a man doth kill a man, commit any thing worthy of death, though he doth repent never so much, yei that others may be deterred from committing such Acts, the Magistrate is bound to put him to death. But where there is not fuch a thing there it is different, though it is faid the land is defiled; that is, where there is danger that the like may be committed again, nowall things are fettled there is ro danger at all, now there can never come fuch a case as this again, I tay my Lord what I acted I did as a Counseller, I had no malitious intention in it. Mr Nutley bare testimony so far; that I told him there was not intention of putting his Majesty to death, I only did lay that I defired them to do Instice, and I hope what was done, was their Act, not mine, and to I leave my felf to your Lordships.

Court, Silence commanded.

Mr. Sol. Gen. My Lords this Gentleman who is the prisoner at the Bar, requires such an evidence of the Fact as may be evident, he saith so evident as may be as clear as the Sun, I think that evidence is not to seek, but if he must never be convicted till he be so far convinced as to be speechless, I believe we may stay long enough, nevertheless if he be willing (as he saith he is ) to pay his debts to political sustice we shall quickly give him the total sum. That which he hath said, hath been like a Lamyer, the best that his Case will bear, but withall it is a great aggravation to his Crime, that he that knew the Lam so well should so much transgresse it he began, Words do not make trea-son, he mistakes, his Charge is not for words, Gentlemen, his

Charge is for compassing and Imagining the Death of the King; and the evidence of that Charge is meeting in that A flembly, and the part that he bore in that Assembly, And yet my Lords he will be much mistaken too: (under favour, and with submission to your Lordships Judgement, and those that hear him, if they think that in all Cases it is a general rule, that words are no Treason; for when a man shall proceed to declare the imagination of his heart, as to exhort and perswade men to effect that wicked thing, The killing of the King, certainly there cannot be a greater overtact then theie words, nor a clearer evidence of fuch an imagination, for out of the abundance of the heart the mouth speaks. My Lords, to fay that the demanding of Justice is not Treason, though in justice do follow, is a very weak gloss upon a wicked action, The Subject matter was a Charge of High Treason against the King the conclufion of the Charge was a Trotestation, by which he faved to himself a Liberty to put in a new Charge, if that was not sufficient; upon the whole he defires that the King as a Traytor may be brought to Justice, Judge you now Geatlemen upon the nature of this demand, whether this were such a demand of Justice as might end in acqui tal : Whether he that presses that this Charge may be taken pro Confesso, did mean that when the Court had recorded it, They should acquit him when they had done. My Lords, to say there are four Actors in this Case, the witnesse, or accuser, the Judge the Jury, and the Executioner, and that he is none of them, and therefore in this Case he cannot be a Traytor: still my Lord that is to beg the question, for if he be one of them that did Assemble in the place, and were any inftrument of that Assembly, he hath thereby given an evidence of an Overtact of his wicked heart, and when all is done this poor gloss amounts but to this, I am none of those four Ranks, that is, there Were others worse then my self, and therefore I am none at all. My Lord, the thing that he hath mainly infifted apon is the Act of Indempnity, my Lord, he doth observe that his name is excepted in that Act, That he doth hope that it is so pen'd as by the favour of the Parliament it may reach his Case, and he hath argued very much upon it, and he speaks as if he did believe it himfelf. But furely there is no colour for that interpretation, that he should step out of this proviso, by the very Act of Indempnity that was made on purpole to bring him in by Name, the words are, provided that this Act nor any thing therein conteined, shall extend to Pardon

Pardon give any benefit to John Cook, &c.. All which persons for their execrable Treatons in Sentencing to Death or figning the Instrument for the horrid Murder, or being instrumental in taking away the precious Life of our late Soveraign Lord King Charles the First of glorious Memory, are left to be proceeded against as Tray. tors, e.c. First, my Lord, this general and clear answer I conceive is to be given, that the Prisoner at the Bar being by Name excepted out of the Act of Indempni, y, by the proviso mentioned in it, although the sublequent lines that follow be the reasons why the Parliament do except: yet if he be within the very words of the Exception, whether he be in the reasons that moved them to that exception is not material, if he could diftinguish that he was not instrumentall in that sence to which he labours to restrain this Proviso, he can but fay this, the Parliament was mistaken in their reason, but not in their conclusion, but he is directly within the exception and the reason of ittoo, for the word instrumental goes as far as far can be, and he is properly and literally in the strict notion of the word, an instrument of the death of the King: The King could never have been brought to death, if not to the Bar; never had been sentenced, if he had not been impeached; that impeachment could never have been taken pro Confesso; nor the impeachment it self delivered, if he had not delivered the one, and pressed the other: He that brought the Axe from the Tower was not more instrumental then he, and besides a Lawyer as he, of great understanding, and of good parts, he knows very well there are no acceffaries in Treason, but he that Acts any part in fo wicked a Conspiracy let him begin at what end he will, he stands responsible for the utmost consequence of it, and in effect the very penning of this Proviso, is an expresse Iudgement of Parliament, that he was instrumental, but that is not to be pressed.

The next thing he doth infift upon is, the Declaration of his Majesty, that he sent from Breds, which he saith he laid hold upon; here lies the weight of his answer, The King writes his Letter to the Parliament now sitting, that he doth purpose, for the quieting of the hearts of men that may be in doubt, to pardon all persons, all crimes of what nature soever, either against himself or Royal Father, excepting those which shall be by Act of Parliament excepted, and my Lord, he doth say, and modeltly presses, that he doth conceive, the meaning of that is to pardon all persons, what crimes soever they

(129) have committed : Except fuch as by a Free Parliament shall be excepted a legal Parliament called by the Writ of the King. which this Parliament is not. To that I give these answers first, my Lord, I do fay that this letter of our gracious Soveraign from Bredain it felt undoubtedly is no Pardon in Law for Treason, that cannot be without the Broad Seal. Next, a Pardon under the Great Seal in such a form of words as this is, would not be a Pardon for Treason, for that must not be pardoned by implication, but by positive words; Sin the Case of Sir VValter Raleigh a Commission directed to our well beloved Subject, would not pardon the Treason, of which he was condemned. In the next place this Letter at the most is but a pardon in honour, which must alwayes be taken according to the meaning; And that the Kings Honour may for ever be facred, I fay this Letter doth no way help the Prisoner at the Bar.

First, it is plain by the very Superscription of this Letter, in which the Declaration was inclosed, that it is directed to the Speaker of Our House of Commons in Parliament assembled, which cannot possibly be expounded of any other Parliament then that, which was then sitting, to whose Speaker it was written.

Secondly, the Letter it felf fayes; we have left it to you to provide for fecurity and Indempnity, and again, if there be a crying fin for which the Nation may be involved in infamy, we cannot doubt, but you will be as follicitons to vindicate it as we can be, And then in this very letter encloseth that Declaration, upon the penning of which the Prisoner so much relies; Now lay all together, and it is clear the Parliament meant by the Declaration, must be the same Parliament, which was meant by the Letter, and that was this very Parliament whom the King intended to trust, both with Indempnity, and with the vindication of his Fathers death, and to be the Dispensers both of mercy and Justice in this particular. Another thing is this, This very Parliament as the Prisoner observes, they did go to the King according to His gracious letter, and in the behalf of all the good people of England, hey did lay hold of the Kings mercy in His Letter, and Daclaration, and prayed that this claim by their Speaker in behalf of all the rest of the Commons of England might be effectual

(130) to all purposes, and for all persons other then those that should te by themselves afterward excepted , according to their requests , His Majesty excepts their Petition, and makes Proclamation, that his Pardon should extend to all, but such as they should except, what can be more clear and evident, then that this is the Pathament which the K. did mean to be the very Parliament, to which the Letter should have reference till the Act of Oblivion was paffed again? the late transactions of these twelve years past, had involved to many persons, that we could scarce finde a man but he had need of mercy, nay this very Parliament to which the Letter was written, had need of Indemnity, and is it probable in the nature of the thing, or can it be understood by any man, that the King writing to this Parliament, and offering them pardon and Indempnity, should mean such a pardon and Indempnity, as a future Parliament to be called by his own Writ should be willing to afford them, Whole hearts would have been satisfied with so

My Lords, upon the whole matter by what the King hath faid in this Letter, and by what the Parliament hath done in purfuance thereof, and by what the King hath proclaimed, it is to my understanding as clear as the noon day, that the honour of the King is not concerned at all in the exemption of the prisoner at the Bar; and for the Cases of my Lord of Esex and Southampton which he hath cited, they make against him, they were condemned, because they endeavoured to imprison the Queen, and to remove her Councellours, of which very fact the prisoner is in Law guilty too; and then the Case of King Philip, the Husband of Queen Mary makes nothing for him neither, unlesse he will speak out, and tell us plainly, that because by a former violence the King was made a prisoner, he became but like a titular King

as King Philip.

contingent a fecurity?

In the next place he saith my Case is out of the Law, I acted as a Counsellour in my own particular for my Fee, it was avaritie, but not malitie, nor false, malitiese, or Proditorie. But he must know, that no man hath or can have a lawfull calling, to pursue the life of his King, and the Law implies malice; for malitiese and proditorie, are not onely words of course, but of truth too in this case, else

it were as much as to fay, that no Council can be guiltie of High Treason, then which nothing can be more absurd : my Lord, tor that which he faid laft ( for I must omit some things, and give him leave to take the advantage of it ) to stand upon it, that the place was a Court, such a one it was, that he was not answerable for the conflicution of it, if it were not in a legal fenfe, it was such an order as might bear him out, that is, with modely and good manners to justifie High Treason; it is not with such insolency as some others before him did it, but it amounts to that, That an order of a few persons that first made themselves a Parliament, and then made a Court of Justice, had Officers and met together, and perfected fo great a Treason: I say hat this Order to bear him out is impolitible. He that is a Lawyer, he must accompt to the Lawes for what he hath done, if the authoritie were not lawfull, he cannot but know that this which hecalls the Parliament was fo far from a legal Authoritie, that it was one part of the Treason that he did

affift fuch an Affembly.

Gentlemen of the Jury, this is your own Case, here is a charge that is exhibited by the Prisoner at the Barre, as he faith, in the name of all the people of England. Look to it, for you are some of them if you own it, then it may be true what he hath faid, but I hope you meet here to tell this Nation and all the World that the people of England had no hand in that Charge, do but confider how that this Prisoner at the Bar had hunted the life of the King, how he did fish out and examine evidence whether the King set up his Standard at Nottingham, was at fuch a place and fuch a place, to what end is all this, but with defigne of bloud? Were these things to be produced against the King, and then Judgement to be demanded that he may be faved? Is it not plainly proved to you by Witneffes, how he did exhibit the Charge, presse it, aggravate it, desired it might be taken pro Confesso, was afflicted with the delayes, how angry he was when he was interrupted? Is it not proved to you that he was at first against the thing, and said it was a base businesse? when he was engaged in it said, that he was a Servant of the people of this Kingdome? what doth he do at last when the thing had gone far? he fpeaks that which is the onely truth which Thave yet heard from him, He must dye, and Monarchy then must must perish with him; from which Event, good Lord deli-

Sir Edward Turner. My Lord, the substance of the defence that the Prisoner hath made at the Barre, with much skill and cunning, may be referred to two heads. The first to the Statute of the 25. of Edward the 3. The second to the late A& of Oblivion: for the first, my Lord, he faith that his fact is not comprized within that Statute, faithhe, I did never conspire or imagine the death of the King, nor did believe that would be a consequent of their actings. It was expresly proved that himself did say that the King must die, and Monarchie with him, but Gentlemen though he had said true, that it had not been proved, or that he did not believe that would be a consequent, yet my Lord, I must tell you that every thep ofthis Tragedie was Treason, the summoning themfelves that was Treason, every proceeding upon that was Treason, the summoning of their meetings in the Painted Chamber, coming into Westminster-Hall every person as instrumentall, those that came to act the least part in that Tragedie were every one guiltie of Treason, what saith he, I acted as a Councellor for my fee. It was that feethat Judas had the 30. pieces of filver, that made him hang himfelf. He goes further and tells you, there must be no semblable Treafons, this is clear; the conspiring, and imagining the death of the King, thats the Treason that is mentioned in the Act, Treafon by the Common Law, though this be not named the killing of the King, yet all these proceedings are demonstrations to you, there was a Secret Imagination to kill him, Then to the Act of Oblivion his Argumentis, That because the Act faith, that if they had Sentenced, figned, or been Instrumentall in the death of the King, that they should be excepted, but it is not said, or otherwise Instrumentall that therefore this should refer to subsequent, not precedent Acts, thats a strange Exposition, take it Grammatically it hath the most large contruction, Instrumentall, more large then if they had faid, or otherwise, for it doth comprehend every thing; There having been so full an answer already I will be short, L will

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not meddle with his civil debts, but with his Political, If a man kill another, though he doth repent, the Magistrate must doe Justice in terrorem. Though he doth repent, (I hope in God he doth so,) The Magistrates, your Lordships, must doe Justice in terrorem, I desire that Justice may be done upon that man, He said it was no Treason to demand Justice against the King, because he did but demand it, I hope he will think it no unkindaesse in me to desire judgement against him because it is just.

Mr. Wadham Windham. As I understand the Pilfoner at the Bar, the chief argument which he shelters himself under, was his profession, which gives a blast to all of us of the longe robe, I will not mince his arguments, faith he, here was a Court, I was appointed Sollicitor, and faith he, for men to practife before those that have not a proper Judicature, it is not Felony, Murther, or Treason, (I would not willingly mince his Argument ) and that I was appointed, and the words dictated to me, and a Councellor carrying himf If within the compass of his profession is not answerable, but if he will exceed his bounds, his profession is so far from sheltring him, that, as it hath been opened, it is very much an aggravation, it is the duty of a Counsellor to give Counsell, if a man shall come to me and ask counsell, and I shall counsell him to kill a man, am not I accessary to that murder? words by his argument will not amount to Treason, if the fact followes, I am as guilty as if I did the fact: in point of Treason it is all one as if I had done that very act. If Mr. Cook did advise that Act, or was instrumentall, he is as much a Traytor as the man in the Frock that did the Execution; for his profession, truly my Lord, I doe not think that a Counfeller is alwayes bound to know the patent of him that fits as Judge, that will not be his Cafe; here was noe ordinary Warrant of Law to carrie on Justice: Grotins faith, in case of necessity for carrying on Justice, there may be many things allowed : I pray where did Master Cook reade of fuch a Court as a High Court of Justice, there was never such a High Court of Justice read read of in the Law, then as this was, a mock Court, so under good favour it was a mock Jurisdiction. Was there any Law under Heaven to put the King to death? it is not out of the compasse of all Courts what sever to doe it? and under good favour my Lord, this is but to shelter a mans self under colour of Justice to doe the most execrable Treason in the World; I have no more to say to you.

Lord (b. Baron. I would repeat the Evidence and your anfwer to you, if you have any thing new, speak to it.

Cook. This is new, it was faid by one, that if there had been no charge there had been no sentence given in the Case, I say that the Indicament or Charge is no part of the Tryal by the Statute of Magna Charta: The Peers of the Land shall be tryed by Peers, but are indicted by the Countrey; I conceive by what they have faid, they doe make me causal of the Kings death. It is faid in the Indictment there was a power, I fay this, I did not affume any power, ic cannot be faid, if Council be come in to an unlawfull power, that he takes the power, but flands with respect at the Barre. At Affiles Judgement passes, The Clerk of the Affifes, he is not inftrumental in taking away life; for that which Mr. Starkey should say, that Ishould say, The King must die, and Monarchie with him, I humbly beg that the Jury would take notice of what Mr. Natly faid, that I told him there was no intention of taking away the Kings life, and befides it is but a fingle witnesse, I hope there must be two witnesses in point of Law, to convict a man of High Treason.

Lord Ch. Beren. Mr. Cook, you faid right but even now, that if there was any thing in matter of Law which the Court knowes of, which may be of advantage to you, they are of Council to you, and so they ought to be.

Cook. I thank your Lordships.

L. C. Bar. I shall repeat the whole Evidence, and begin with that first, (we are upon our Oathes) the Witnesses that are against

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gainst you, I took notice of them, you have had a great deale of Liberry which you have made use of civilly, but Sir, for the fact, I think it is a great deal more full then as you have answered. First, The first witnesse produced against you was Mr. Nucley (I shall speak onely the material parts, that concern your Charge) He swears expresly, that he saw Price a Scrivenee writing a Charge in the Court of Wards, that he faw his Charge in your hands; He faw afterwards when the King of bleffed memory was brought as a prisoner, that there you delivered the Charge in, there is more then words, you delivered that Charge in, that alone is an overtact; then if there were nothing elie in that Case, that a man in a paper should call the King Traytor, Tyrant, Murtherer, and implacable enemy, as there the words are, and he delivered this paper, and this be read, if this be not an overtact of imagining, and compassing the Kings death I do not know what an overtact is, and he gives further evidence ( if I mistake ) take free liberty to interrupt me.

Cook, Sir, they were not my words, but their words that com-

Lord Chief Baron. This I fay, that this very thing alone, fuch a paper approved by you, delivering this paper to an Affembly, and requiring it may be read : this is an evertact to prove the imagination of your heart for the Death of the King : the reason is, if the King should be a Tyrant; a Traytor, &c. it stirres up hatred in the people, and the confequences of that hatred is the death of the Prince. The next thing that Mr. Nutley faid was this, He said that you demanded positively Judgement against him, against the blessed King then prisoner at the Bar. I remember you said that you did demand Judgement, butthat you did not demand Judgement against the King; take it so whether you did, or not, (though you shall find in tome other Witnesses that I shall repeat, that you faid Judgement against the King ) the consequence will be the same; who could you demand Judgement against but the King he wasthe Prisoner, because he did demand a further heating by the Par

Parliament , you urged that his Charge might be taken pro Confesto, then it must needs be Judgement against the King, it is effectively and implicitely the fame. He went further, and that was, that being your friend and acquaintance, and acknowledging your parts as a Lawyer ( which truly I do very much know my felf, and do know this Gentleman to be a man of very great parts in his profession ) he had familiar acquaintance with you, he teld you what a base businesse it was , and you did your self acknowledge it, faid the Prisoner to Mr. Nurley himself, it is a base bufinesse, but they put it upou me. He did discourse further to him of the Oathes of Allegiance and Supremacy, which he knew very well, no man better, this Gentleman he very ingenioully confessed it, saying, I confess it is so, they put me upon it, I cannot avoid it, but then excuses it, I am the servant of the people; Afterwards he preffed the King to answer politively whether guiltie or not guiltie, the pressing of the King to answer, what was it in effect, but to haften Judgement? and that was to hasten his death, so that that is the substance of Mr. Nutley's testimonie, that he pressed Judgement, Judgement was demanded by the Prisoner now at the Bar, it is not onely demanded but pressed, and all the current of the witnesses at several dayes are to this purpole, it is true (that I may repeat the whole for you, and against you ) that this Gentleman the prifoner at the Barre, when Mr. Nutley did urge this to him, faid, he hoped they did not intend to take away the Kings life, I verily believe they doe not intend to take away the Kings life, I hope they doe not. But Mr. Cook, it is no excuse to say you hope, or you believe they will ro:, &c. How far it may be in fuch a crime fomething in extenuation, in foro Cali, but not in foro Civili; you opened it your felf, that if a man should go about to take the King Prisoner, it is Treason; the Law adjudged that to be Treaton, when you knew they would condemn him as a Tyrant, Murtherer, &c. you must easily bel eve what would follow fuch a condemnation, Truly death, that is no colour of excuse in foro Civili. Farrington swears to the same purpose, that he law you, having a Parchment in your hands, delivering it in, and prayed it might be read as a Charge of the People, you did not speak, I deliver this in as from those that deliver'd it to me, that

that was not in the paper, that you faid of your felf, My brethren will tell you all, this is an apparent point of the imagination of your heart; at that time, he swear the same thing, that you did defire it might be taken pro Confesso, Matter Bodurdo is the third, he Iwears the same thing too, that you exhibited a charge of High Treason against the Pris soner then at the Bar, and tells you the substance of it, he faith that all but the fift day you demanded Judgement for not pleading to the Charge, he adds that you complained of the delayes, I am fure that was not dictated to you, that could not be thought that you should desire Judgement for the Prisoner. It is very true which you fay for your self in that, that you did not demand it first, till it was demanded by the Court, Maller Bodurdo tells you, and fo it was granted, the first day that Bradshaw onely said it, but af. terwards that you alwaies demanded it; The next was Mafter Herne, he swears the same words again, that you did in the Name of the Commons affembled in Parliament, and the people of England, exhibit a Charge, &c. These are your own words, if you did exhibit a Charge against the King, to exhibit a Charge of High Treason the very thing followed. If twere lo, there was death, lo certainly there cannot be a greater expression of the imagination of a mans heart, then that is , it is true, you asked then a question , and that was, whether that, that you concluded, was not that you defired them to proceed according to Juffice, it is true, the words of the Charge are fo, but before you come to conclufion you charge Him as a Traytor, Tyrant, &c. Communis Hoftis, after you had given that Charge, you demanded Justice, those that spit in his face they demanded Justice, everie one knew what belonged to that Justice. Then Baker he swears positively that you did exhibit the Charge in this manner, he faid this that you faid, you had exhibited a Charge of High Treason, &c. and that the King sought delayes, there is your infifting upon it, he fayes further that you faid these words, that you did desire judgement should be given against him, and not so much you as the bloud that petiless

that had been fhed that cryed for judgement, truly whether that was a judgement that you intended for acquittall that must be lest to the Jury. You asked (because I will repeat it in order as my memory will give me leave) whether there was any other words in the charge, then was in the Proclimation? Mr. Cook. Whether there was any other words, or no, that differed in the Proclamation, as it was a great finne and foul fact in the Proclamation, fo it was as foul in the charge. Mafter fon swears the fame too, he heard you fay the second day you had delivered a charge ( the day before ) against the King , and that he had delayed his answer, you desired he might plead guil-ty, or not guilty, the last day, that you did in the names of the Commons Affembled in Parliament, and the people of England demand judgement against the King, and then another swears those words, judgement against the Prisoner at the Bar, which was the King. Burden Iwears, you examined him as a Witnesse against the King, in what place he was with the King, It feems he was in the King's Army, he fwears you gave him an Oath, (it is testimony fit to be believed, but however, if you did not give the Oath, by what you say your self, you may be by, and asked him the question. Master Starkey, he tells you, that during the Tryal, and before the Sentence, that you, being an old acquaintance of his in Grayes-Inn, and speaking with him, he ipake like a friend to you, I bear you are up to the ears in this businesse, and whereas you talk of the people, there is a thousand for one against it, that you should cell him again, You will fee strange things, but you must wait upon God, these words of waiting upon God are words of that nature, people doufe them now adaies, when they would do some hornd impietie, which hath been the finne of two many; it is but a canting language, that is the best term I can give it : you told him then He must die, this was before the Seatence (that is to be observed, Gentlemen of the Jury) you say you did not know of the Sentence, you faid He must die, and Monarchy with him; you must here know that some of those perions

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persons that face upon him faid, the King was a gracious and wife King, and as Mr. Cook did fay, and they were the best words they spoke, and I think he thinks so in his conscience, but in conclusion He must die; and Monarchie must die with him , others faid , they did not hate King Charles. but they hated Monarchy and Government, but Monarchy was the thing that they would behead, I think I have done with the Evidence that was given against you, the Indictment it felf was read, the Overtacts was the meeting, propounding and confulting about it. It appeares he was in the Chamber about the Charge, that he did propound it, he delivered the Charge, and it appeares withall, that he demanded Judgement, he defired the King might answer, or that it might be taken pro confeffo: thefe are overtacts to declate the imagination of his heart. The answer of Mr. Cook, I will repeat it as clearly as I can, because nothing shall goe to the extenuating of the fact, but it shall be spoken. Mr. Cook, in your answer, your defence that you make, you let forth the heads of this Indictment, and you fet them forth very truly; the heads are the aggravations of the Indictment, the Indictment was the compassing and imagining the death of the King; you said it was upon thele grounds; that you did propound; abet, and consult the death of the King, that you with others did assume power and auchoritie to kill the King, and that thereu pon a perion unknown in a Frock did accordingly kill the King. You lay to the first part, if it did not appear that you did advise the death of the King, that you were not guilty: for that Sir, as I told you before, taking them either complexly or fingly if any of the particulars reached to one of thele acts, it was enough, but it reaches to all : you required Judgement against the King as a Traytor, and that with a reason, and certainly death mul follow: you lay you were appointed to give your advice, you had a Proclamation, first for Tryall of the King, you had the Order of the reach of January, whereby you were appointed to give your advice, if it were to, it will be no excule at all, the Proclamation gives you no warrant at all, he that obeys so wicked a Proclamation, it will not save him; itap-

peares you were privy to this before the Proclamation, if you were not at all, when such a thing as this is such a Proclamation and Act, and such a manner of Tryall, as I believe though you have read very much, you never heard of such a thing in our Law, or foreign Nations. That you thereupon should take upon you to be of Council against the King, it aggravates the fact : other men may be impudent and ignorant, but you that were a learned Lawyer, your being of Councill doth aggravate the thing. You fay, Secondly, by Law words will not amount to Treaton, for that I would not have that go for law by no means, though it be not your Cale, for you are not indicted for words, but words are Treason, and Indictments are often for it, but the difference is this: The Indictment is not for words, but compassing and Imagining the death of the King, words are evidences of the compassing and imagining the Kings death. It is the greatest evidence of the imagination of the heart. Words do not make a Treason, that is, if it be by inference, or consequence, but reductively, but if it be immediately, I shall say to a man, goe kill the King by that which is an absolute, immediate, neceffary consequence to say, this is no Treason, I would not have that goe for Law, your Case is not for words; but for. delivering a Charge, the ground that you speak of words may make a Heretick but not a Traytor, it was a witte faying, but you have no sufficient authoritie for it, these are words put in writing : we all know if a man put his words in writing; if a man speak treasonable words, and put them in writing, they have been severall times adjudged Treason, and so in (my Lord ) Cook's 3. Institutes the Case of Williams of the Temple, there was a Book of Treason in his own Studie of his making, and he was indicted for it, words put in writing is an expresse evidence of the imagination of the heart, you fay it, was, dictated to you, but when words are written in a Charge and your name to it, ( which I had almost forgotten ) thats more then words: the Witnesses swear the likenesse of your hand, they doe but swear the likenesse of your your hand, no man can swear more unlesse he was prelent and fee it, but you owned the Charge, and there your name is, that besides the two Witnesses there is your own actions to prove it, When two Wirneffes shall swear it is like your hand and you own that Charge, I must leave it to the Jurie: you fay you did this after command, the words were dictated to you, the words were conceptis verbis, appointed, and ordered by the Court, but the preffing was yours he stands upon delaies let it be taken pro Confesso, demanding Judgement, these were your words, another man may dictate a thing but you are not forced to speak it, you urged it, owned it, you demanded not in the name of the Court, but in the name of all the people of England, you say further that your demanding Justice is not within the statute. as I faid before, what can be the effect of demanding Jufite but that the King should die upon those premiss; you say further that it was in behoof of the King, as you would urge it to doe the King a Courtefie in asking that the King might have Iustice, but you did not name what Iustice it was, but you did him a Courtesie, truly the King was but a little beholden to you for that requeit, all the world knows what that demanding Iustice was, it was to have the Kings head cut off, you went as far as you could, is ended with you when you demanded suffice, that is as far as you could, you cut off the head. S. Paul when the Witnesses laid down the clothes at his feet, he said, I killed Ster. phen the Martyr, you say, further that in all Tragedies the accuser, or Witnesse, the Jury, the Judge, and executioner are the onely persons, and you are non: of thefe, you are onely of Council, if Justice vyas not done, what was it to you? you said you did not affume a power, there was was onely Eloquence required in the Councel, it hath been truly faid that this is a great aggravation to be of Counsel against the King, you said His Majestie was then a prisoner and accused, Counfel cannot be heard against the King, you undertake to be Counsel against the King in his own person and in the highest. Crime

crime; if the Council at the Barre in behalf of his Client should speak Treason, he went beyond his sphere, but you did not onely speak, but acted Treason, you faid you used not a difrespective word to the King, truely for that you hear what the witnesses have faid, you pressed upon him, you called it a delay, you termed him not the King, but the Priloner at the Barre at every word; you fay you did not assume an authority, it is an assumption of authority, if you countenance and allow of their authority, you lay you do not remember you demanded Judgement against the King, that is fully proved against you, you your felf asked the question, whether you did fay against the King, he did not remember, but others positively, that you demanded Judgement against the King and prisoner at the Barre, you said that before sentence there was not an intention to put the King to death, to that Mr. Starky (wears, that you expresly faid, the King mult die, and Monarchy with him, and this before the lentence : whereas you fay this is but one witnesse, that there is to be in Treason two witnesses, but that there should be two witnesses to every particular, that is an Evidence of the fact, that is not Law, if to one particular that is an Evidence, there be one witnesse, another to another, here are two witnesses within the meaning of the Statute, two witnesses to the Indiament compassing and imagining the Death of the King, being accompanied with other circumflances, this one witnesse if you believe him, is as good as twentie witnesses, because other overtacts are expresty proved by severall witnesses: You say next, for the drawing of the Charge, in right reason, it ought to be counted for the service of the King: First you doe acknowledge, and truly very ingenuously, that in the time of peace to bring him to the Barre, not being a Prisoner, is Treafon (you fay it) according to the Law, and that you delivered the Charge for the accelerating of the Charge, and that it was not done by you trayteroully, you lay the King was a Prifoner before, and you fay what hands he was in, in the hands

of men of power and violence, it had been your duty to have delayed it, not accelerated it, that there might have been some means of prevention of that bloudy Act that followed; if you knew that to be Treason to make him a prifoner, Subjects do not use to make Kings Prisoners, but Death follows, you urge in the next place the A& of Indemnity, and that you are not excepted, for that, you have made as much of it as the matter will bear, yet you must confider , First, as a rule in Law , that where they are general words, when they come to be explained by the particulars, you shall not include them within the general: Mark the very words, they are thefe, Provided that this Att, nor any thing therein contained shall extend to pardon, discharge, or give any other benefits what soever unto such, and such, (among whom you are named) nor any of them, nor to those two persons, or either of them who being disquised by Frotks. and Vizards, did appear upon the Scaffold erected before Whitehall , upon the thirtieth of Ianuary 1648. All which persons, these are the words. First , It shall not extend to you, then it comes, All which persons for their execrable Trea. fon in Sentencing to death, or figning the Instrument for the berrid muriber, or being Instrumental in taking away the Precions Life of our late Soveraign Lord CHARLES the First of glorious Memory, are left to be proceeded againft as Traytors to His late Majeftie according to the Lawes of England, and are out of this present Act wholly excepted, and foreprized. First, as I told you before, and as it was very well faid by Master Sollicitor, admirting the reason had been mistaken, and that you had not been comprehended in the reason, you are excepted out of the bodie, provided it shall not extend, &c. Many times Lawes doe make recitals, which in themselves are sometimes false in point offact, that which is the Law is politive words, the other words are for the reason; Excepting all which, that is, Ma. fler Cook, which persons are excepted not for doing of it, but for his execrable crimes in being Instrumental. It is clear without that, if it were not fo, we fay when a Sentence :

Sentence is, or fuch a one, or fuch a one; the third Or makes all disjunctive . Here are three Ot's, first in fentencing to death, or figning the Instrument , then comes this , or being instrumen af in taking away the precious life of our late Soveraigne, &c. this Or doth clearly exclude the other two, or infrumental not onely in point of death, but further, being neither a Sentencer, Signer, or being institumental in taking away the Kings life; that is, being any way infrumental. Truly, whether it be not instrumental to exhibit a Charge against him, or complain of his delayes, to ask Justice against him in the name of the people; to doe all this, and desire that the Charge might be taken pro Confesso, if this be not instrumental, I know nothing elfe. Sentencing and figning: Some figned the Sentence, some the instrument for death : the next degree of being Instrumental, the highest degree of that, is to accuse him, to deliver in the Charge against him, in the name of the people, do it again and again, be angry at the delayes. The next thing is this, that you did not doe this falso or malitiese, but for your Fee, and that though there might be avaritia, there was not malitia in it, it was done by your Profession, you were not MagiRerial in it; you thought the confequences that did follow, would not follow. If a Man does but intend to beat a Man, and he dye upon it, you know in Law it is all one: You must understand, there is a malice in the Law; If a man beat one in the Streets, and kill him, though not maliciously in him, but it is fo in Law. That you defire to have the benefit of the Kings Declaration; that you did put in your Petition proving the same, that you were a prisoner before, that the Commons in behalf of themselves and the people of England, they craved the benefit of it, which was granted, excepting fuch as should be by Parliament excepted, and that the King should mention a Free Parliament for this, it hath been fully answered to you, & clearly by Mr. Sollicitor, that you are not at all CONCEST. (145)

concerned in the Kings Declaration at Breds. For first, it is are thing in Law, it binds in henour, and we have given the same directions yesterday upon the like occasion, that is, that the Kings Declaration binds him in honour and in Conscience, but it does not bind him in point of Law, unleffe there were a pardon granted by the Broad Seal, the thing is cleared to you what Parliament the King meant by it , they were fitting at that time , had acknowledged their dutie and allegiance to their King, they went ad ultimum potentia for a free and absolute Parliament, while the King was absent, though the King was a way; yet notwithstanding the King Declared whom he meant, he directed one of those Declarations to our Speaker of the house of Commons, and another to the Speaker of our Peers, in this case it was loquendum ut vulgus, it was owned by him as having the name of a Parliament, it was done with great wisdome & prudence, and so as it could be no otherwise, they that were loyal subjects, acting in the Kings absence, he consenting to it, the King owning that Authority, so he was obliged in honour no further then his own meaning & words, but there is another Clause in the Act excludes all these persons. The next thing is this , you fay the Statute of 25 Edward 3. and it is very true, you fay if it be any semblable Treason, we were not to judge upon that, unless they were the Treasons in the A&, and it is most true in w you would urge but this, that this is but a femblable Treason, but you are indicted for the compassing & imagining the Death of the King: if these Acts did not tend to the com. paffing and imagining the Kings death, I know no: what does, I am satisfied you are convicted in your conscience. The next thing (for you have faid as much as any man can in fuch a Caule, it is pittie you have not a better) you fay, though it was a Tyrannical Court as it is called, but fuch a Court it was, and there were Officers you fay, it had figuram judicii, that aggravates the fact to you, to your profession. There is a difference between a standing Court, and that which is but named to be a Court, this was but one of a day or two's growth before, and you know by whom, by some that pretended to be onely the Commons, your knowledge can tell you that there was never an AA made by the Commons affembled in Parl, alone, and you may find it in my Lord Cook, that an Act by the Lords and Commons alone was naught, as appeared by the Records, Sir James Ormond was attainted of Treaton, the Act was a private Act by the King and Commons a. lone,

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lone, the Lords were forgot, when the Judges came to try it; if was void, and another in Henry the 6. time; you know this was no Court at all, you know by a printed Authority, that where a fertled Court, a true Court, if that Court meddle with that which is not in their cognizance, it is purely void, the Minister that obeys them is punishable, if it be Treasonable matter, it is Treas fon: if Murder it is Murder: fo in the Cafe of Martial fea, and in the Common Pleas, if a man shall begin an Appeal of death which is a criminal nature, and ought to be in the Kings Bench, if they proceed in it, it is void; if this Court should condemn the party convicted, and he be executed, it is murder in the Executioner, the Court had no power over fuch things; you speak of 2 Court. First, it was not a Court: Secondly, no Court whatfoever could have any power over a King in a coercive way, as to his person, the last thing that you have said for your felf, is this, that admitting there was nothing to be construed of an Act or an Oider, yet there was a difference, it was an Act de fatte, that you urged rightly upon the Statute of II Henry 7. which was denied to some, God forbid it should be denied you, if a man serve the K. in the War, he shall not be punished, let the fact be what it will: K. Henry the7. took care for him that was King de facto that his Subjects m ght be encouraged to follow him, to preserve them, whatever the event of the King was: Mr. Cook you fay to have the equity of that Act, that here was an authority de facto, these persons had gotten the supream power, and therefore what you did under them you do defire the equity of that Act; for that clearly the intent and meaning of that Act is against you, it was to preferve the King de facto, how much more to preserve the King de jure, he was owned by these men, and you, as King, you charged him as King, and he was sentenced as King. That that King Henry the 7. did, was to take care of the King de fatte against the King de jure, it was for a King and Kingly Government, it was not for an Antimonarchical Government, you proceeded against your King, your own King, and as your King, and called him in your Charge Ch rles Stuart King of England. I think there is no coour you should have any benefit of the Letter, or of the equitie of the Act. They had not all the Authoritie at that time, they were a few of the people that did it , they had some part of the Army with them, the Lords were not dissolved then when they had adjourned some time, they did sit afterwards, so that all the parti-

particulars you alledge, are against you. The last thing was this, you fay, that it having pleased God to restore the King, Judgement should be given for example for terrour to others, that this could not be drawn into example again, why? because by the blesfing of God peace was restored, no probability that if your life was spared, that it would be drawn again into example, this is the weakest thing you have urged, you must know the reason: there are things, there is the punishment & example, punishment goes to the prisoner, but examples to the documents of all others: God knews what fuch things may be in after ages, if there should be impunity for them, it would rather make men impudent & confident afterwards: If you have any more to fay I will hear you, if not I must conclude to the Jury: You hear the evidence is clear for compassing and imagining the Death of the King, you have heard what he has faid, and what he hath done, he has within, and examined Witnesses against the King, that he was by at the drawing of the Charge, where it was drawn, you hear he exhibited this Charge in the name of the Commons affembled in Parliament, and the good people of England, and what this Charge is, it is of High Treason and other high misdemeanors, you find that he does complain of delayes, does again and again speak of this Charge, defire it may be taken pro confesso, in the close of all it was not so much he, as innocent bloud, that demanded Justice; this was more then was dictared to him. You have heard the Witneses, he was perswaded to forbear , acknowledged the King to be a gracious and wife King, The Oaths alledged against him, and you have heard his excule, I have nothing to fay more, I shall be very willing to hear you further : I have not absolutely directed the Jury.

Cook. I do humbly acknowledge your patience in hearing me, and that your Lordships have truly and justly stated both proofs and my answer. If your Lordships are pleased to lay aside these Acts, or Orders, or Authority whereby I did at that time truly, conscientiously act, and did think that it would bear me out, if you lay aside that, & look upon it as so many men got together without authority, & aswell those that were instrumental schough not sentencers or signers. & that clause in the Act, I consess I humbly make bold to say, I have not received satisfaction in my judgement, those very words of not so much I, as the innocent bloud cries for suffice were dictated to me, there was nothing at all less to me, because his Majesty did not plead, there was no Tryal, that which I did was according

part of my judgement, I have no new matter.

Lord Chief Baron. You have faid no new matter, unleffe it be

worle then before, for now you warrant that Authority.

Cook. Do not mistake me (my Lord) I mean fo far as to ex-

cule me in the point of High Treason.

L. C. B. We delivered our opinions, as to that formerly, we were of opinion, that the acting by colour of that pretended authority was so far from any extenuation, that it was an aggravation of the thing, the meeting by that authority was Treaton, and in them that acted under them and approving of it, the making of that trayterous pretended Act, making the Proclamation, fitting upon it, they were all so many Treasons: That was the reason why that was urged against you, assuming upon you the power; that was, you approving of their power by acting under them,

so that there is nothing more to be faid.

Gentlemen of the Jury, you have heard the Indicament was for compassing and imagining the death of the King, you have heard the several Overtacts repeated, and whether these are guilty of Treason to deliver in a Charge against the King, such a one as that was in these words, as against a Traytor, Tyrant, Murderer, and implacable enemy to the Commonwealth in these very words, to defire Judgement against the Prisoner (then the King) at the Bar, angry at delayes, to defire that the Charge might be taken proconfess, to have it expressly, again & again to demand Judgement: if these be not Overtacts of compassing and imagining the Death of the King, & that which hath been said by the Witnesses, it must be less to you, I think you need not goe from the Bar.

Jury went together. Silence is commanded.

Clerk. Are you agreed of of your Verdict?

Jury. Yes.

Clerk. Who shall speak for you?

Jury. The Fore-man.

Cherk, John Cook, hold up thy hand, look upon the Prisoner at the Bar, how say you, is he guilty of the Treason in manner and form as he stands indicted, or not guilty?

Fore-man Guilty.

Clerk. Look to him Keeper,

Glerk- What Goods and Chattells?

Jury. None that we know of.

## The Tryal of Hugh Peters the same 13. of October, and at the same Barre.

Clrk of the CBt Hugh Peters to the Barre, he was brought accord-

Crown. Dingly.

H. P. Hold up thy hand, thou standest Indicted, &c. If you will challenge any of the Jury, you must challenge them when they come to the book, before they are sworn.

L.Ch. Bar. Mr. Peters. You may challenge to the number of 35. peremptorily, but beyond that you cannot, without good cause shewn,

and you may have Pen, Ink, and Paper.

Peters. My Lord, I Shall challenge none,

Jury sworn, 12. Sir Jer. Whitchcot, James Hally, Christopher Abdy, Nich. Rainton, Rich. Chejney, John Smith, Rich. Abell, George Terrey, Charles Pickern, John Nichole, Francis Dorrington, Anthony Hall.

Cler. Hugh Peters hold up thy hand. Look on the Prisoner you

that are fworn, &c.

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Sir Ed. Turner to the Jury. You have often heard repeated to you, that the substantial part of the Charge is the compassing and imagining the death of the King, and all the reft will be but evidence to prove that imagination against the Prisoner at the Barre, whom we will prove to be a principal after in this fad Tragedy, and next to him whom God hath taken away, and referved to his own Judgement; and we shall endeavour to prove, That he was a chief Consorator with (rom well at feveral times, and in feveral places, and that it was defigned by them. We shall prove that he was the principal person to procure the Souldiery to cry out Justice, Justice, or affist or defire those for the taking away the life of the King. He did make use of his profession, wherein he should have been the Minister of peace, to make himselfa Trumpeter of war, of Treason and Sedition in the Kingdome He preached many Sermons to the Souldiery in direct terms for taking away the King, comparing the King to Barabbas; He was infromental when the Proclamation for the high Court of Justice (as they called it) was proclaimed, directing where it should be proclaimed, and in what place. When the King was brought upon the stage, that Mock work

he was the person that stirred up the Souldiery below to cry for Justice; we shall show you as he preached at several times upon several occasions, still he was in the Pulpit to promote this business, the next day after he was brought to tryal he commends it; you shall hear allout of the mouth of the Prisoner, therefore I say no more, call the witnesses.

Dr. William Young Sworn.

Councell. Tell my Lords and the Jury what the Prisoner at the Barre has declared to you concerning the contrivance of bringing the King

to Tryal.

Dr. Young. My Lords and Gentlemen of the Jury, It wasnear about (and that the Prisoner may remember) the moneth of July 1648. since we came fir acquainted, when he went over to Ireland it was about the Siege of Pembrook Castle, but afterwards in the year 1649. we renewed our acquaintance, he went over into Ireland with that Usurper the late Protector, as he was called, after the Town of Wexford was taken; coming over he fell fick of the flux, and faid he received it by infection, praying over Captain Horton. Coming into Milford, that Captain fends a summons to me, to come on board, that was to fetch this prisoner at the Bar, who was fick. I found him there grovling upon the deck, and fick he was indeed, with much difficulty we got him on thore, within a very few dayes, (to the best of my remembrance 5 dayes ) I perfected his cure. We became very familiar, I obferved in him that he had some secret thoughts that I could not well discover, neither well understand, whereupon I thought it might tend to my fecurity that I should so much sympathize with him, to get within him to know his intentions. After some weeks, ( for he continued with me 10. weeks, or near thereabouts, some few dayes rather over then under ) we grew so familiar, that at last I found he began to inlarge his heart to me. Many times I should hear him rail most insufferably against the Blood Royal, not only against our Martyred King, but against his Royal off spring, still as we continued our acquaintance, he became more and more open to me, fo we would fit up discoursing (till about 12. or 1. of the Clock at night, very often) about these unhappy wars late in England. At last, my Lord, I found him, that he began to tell me how he came into England, and upon what account he came out of New England. I shall defire that in regard bis discourses were various, that I may deliver them orderly, they were delivered to me within the compass of 10, weeks, but the dayes & weeks

weeks I cannot remember. First he told me (discourling of New Enge land and the Clergy there, and much of the Clergy here in England, and of the business here of Reformation, ) be told me that for the driving one f this interest of this Reformation, he was imployed out of New England for the stirring up of this war and driving of it on, this I shall my Lord speak to in the first place, and that upon the oath I have taken: and fecondly, be was pleased at another time to acquaint me and that by way of complement, complaining then against the Parliament, faving that sometime after he was come into Engl. he was fent over into Irel, by the Parl, to receive further instructions to drive on the design, to extirpate Monarchy; saith be, I did dispend a great deal of my own money, yet never had that fatisfaction from them which they promised me, that was they promised me 2. or 3000 !. for my journey, and yet they have given me no more but onely a small pittance of land out of my Lord of Worcesters cltate in Worcester Shire, I have feen his letters directed to his kinfman here in London, as I take ic. his name was Parker, advising him for the settleing of this land and felling it. Thirdly, my Lord, I have observed; that by way of vilification of the Monarchical Government, I have found him jocundarily scoffing at it, and would ordinarily quibble in this manner, saying, this Common wealth will never be at peace till 150. be put down. I asked him what this 150. was, he told me three L's, and afterwards interpreted the meaning to be the Lords, the Levites and the Lawyers. with that said I, we shall be like Switzers, Tinkers and Trayeors. Now my Lord, we are come to the last particular, we discoursing thus fiequently, & withal he was then a Collonel, and had a Commission under that Usurper Oliver, and brought over his Commission forgaising of Souldiers to foment that War in Ireland; that it was fo I appeal to the dictates of his own Conscience, and whether he did not press me very importunately to accept of a Commission of Major or a Captain: he did iffue forth two Commissions under his own hand, one of them to bring over from Devon-shire two soot Companies unto Cork, My Lord, because we were militarily affected, amongst the discourses of our unhappy wars, I know not how it came from him, it being near Eleven years since, and I have had many sufferings incumbent on me, to that I may fail in some particulars, but in generall thus it was ? we were discoursing concerning our Martyred King, as then we call'd him, and of his Imprisonment in Holmeby House, which I wondered at, thus X 2 WC

we discourst, he told me the story how they had used him at Holmeby, and at last came up to this, when he was taken away from Holmeby-House, the Parliament had then a design to have secured O. Cromwell and my self being then in London, saith he, we having intelligence of it, escaped out of London, and rode hard for it, and as we rode to Ware we made a halt, and advised how we should settle this Kingdome in peace, and dispose of the King, the result was this; They should bring him to justice, Try him for his life, and cut off his Head: whether this was the expression of Cromwel I cannot tell; but to the utmost of my remembrance, and I am mistaken if it was not the advice of Mr. Peters to Cromwel, and I believe it, because his former relations of his instructions out of Ireland did tend to that effect.

Mr. Soll. Gen. I will ask you this question, we will not press you particularly upon your memory, whether Cromwell or Peters said the words, do you remember he confessed to you, they were agreed upon that matter?

Young. They did consult and agree upon it.

Peters. My Lord, I desire to speak a word, (his voice being so low he was brought to the second Barr.) I am the bolder to speak to your Lordships at this time a word, and it is high time to satisfie my conscience, if
these things were true, there is enough said to destroy me, I desire leave to
tell you what offence I take at the witness, thus my Lord. This Gentleman
I do know—

Councel. What fay you to him?

Peters. That which I have to say is this, that in his story be hath told that which is not true, but I will not sinde fault with him, because he was my host, I will not restort and recriminate, I shall give your Lordships in simplicity as much satisfaction my self as any witness, this I say to the man that speaks, and this is certain. I did indeed spend some time at this Gentlemans house, he is called there Dr. Young, and my trouble at this discourse is this, I do not know my Lord that I found a more violent man for the Parliament then himself; so far, he undertook to be a spy on one side, this I find to be so, he will not deny it, he was very sierce in that way, I think words of such a man ought to be little attended to. The second is whis, this Gentleman is not a competent witness, and that upon a two-fold ground. First, because I know he is under a very great temptation and trouble in this very thing, and it is upon this account, he was put out of his living in the Countrey, and here be came to me to help him in again, and was

very highly offended because Idid not doit. Secondly, it is not that I would invalidate his witness, but give mee leave to tell you, it is his way to snap and catch at every man, which is the complaint of the people in his own country. I know that same which is spoken is false, I speak it in the presence of God, I proses I rever had any near converse with O. Cromwel about such things, I speak this to the Jury, that they would have a care of the witness, I was in sickness then, those that have known me, do know likewise I have much weakness in my head when I am sick, and to take words that are speken in a sick condition he ought not to do it, for the words themselves I do here profess against them, for the generality of them, and that he hath been freer in my judgement in any communication this way then I have been; it is marvellous, here I prosess the things untruths, I sall God and Angels to witness they are not true. I will give you an account of my whole condition by and by, if I may be heard.

now, is concerning the competency or incompetency of the witness; the incompetency against him is this, that when you came thither none more violent for the Parliament then himself, and that he was a great spie, and you say it is usual with him to take such courses; these are but words, if you have any witnesses we will hear them, the man may be traduced and slandered, and so all witnesses may be taken away.

Court. Mr. Peters if you take this course God knows when this business will end, if you have a mind take pen, inck and paper, and take notes of the witnesses, and make exceptions to them one after another:

But interrupting one and so another, we shall never have done.

Toung. I do recollect my felf of some other conferences between us, as to my being malicious, I know he never did me any wrong, and therefore I cannot be malicious, and as for my reputation, having resided two years in London, I can have certificates both from my Countrey, and some of this City to vindicate me in that particular. But my Lord, that which I would inform your Lordship is this, he told me he took Duke Hamilton a prisoner himself in his own Chamber, seized on his goods, and took his George and Blew ribband off his shoulder, and this George he shewed me.

Wybert Gunter Sworn.

Councel. Mr. Gunter what can you fay concerning a meeting and consultation at the Star in Coleman-street?

Gunter. My Lord, I was a Servant at the Star in Coleman street with

one Mr. Hildesley, that house was a house where Oliver Crommel and severall of that party did use to meet in consultation: They had severall meetings, I do remember very well one among the rest, in particular, that Master Peters was there, he came in, in the afternoon about four a clock, and was there till ten or eleven at night I being but a Drawer could not hear much of the discourse, but the subject was tending towards the King after he was a prisoner, for they called him by the name of Charles Stuart: I heard not much of the discourse, they were writing, but what I know not: but I guessed it to be something drawn up against the King, I perceived that Mr. Peters was privie to it and pleasant in the company.

Court. How old were you at that time?

Gunter. I am now thirty years the last Bartholomew day, and this was in 1648.

Court. How long before the King was put to death?

Gunter. A good while; it was suddenly, as I remember, three dayes before Oliver Cromwel went out of town.

Peters. I was never there but once with Mr. Nathaniel Fines.

Councel. Was Cromwel there?

Gunter. Yes.

Councel. Was Mr. Peters there any oftner then once?

Gunter. I know not, but once I am certain of it, this is the Gentleman, for then he wore a great Sword.

Peters. I never wore a great sword in my life.

Mr. Starky Iworn.

Starky, My Lords, in the moneth of December before the King died, in the beginning of that moneth, and to towards the 12.0f January following, the head-quarters of the Army were at Windsor, and Master Ireson that is dead (who was a general Officer of the Army) was quartered in my fathers house there; and by reason of his long residence there, being about two moneths. (his wife was there too) My Lords, this Gentleman Mr. Peters he likewise quartered in another place in that town, and Cromwell himself was quartered at one Master Bakers that lay low in the town, so that in truth, my fathers house being near the Castle, and there being in it a large room, and in respect that Mr. Ireson was quartered there, usually the Council of War sate there: My Lords, I was then in the house constantly, besides this Council of War which did commonly sit there, I did observe that

Cromwel, Ireton, and this gentleman Mr. Peters, and one Col. Rich, and a fifth person whose name I have forgot, did usually meet and consult together, and would fit up till two or three of clock in the morning very privately together, this was their usual course when their Council of War sate, Mr. Ireton came in to supper, but went out again. There were guards upon them. After this time it happened so, that I was often in Mr. Ireton's company, where Mr. Peters coming to him was very often at meals there, but especially at nights, by occasion of that.

Mr. Ireton being civil in carriage, would usually entertain discourses with Mr. Peters, likewife would favour me sometimes with discourse; and in that discourse, I did many times take occasion to affert the . laws in point of the King : And discoursing about the King as being a capital instrument in the late Inconveniences, as they call'dit, in the times of the warre, Mr. Ireton would discourse this ordinarily : I was bold to tell them, that the person of the King was folutus legibus, this Gentleman, the Prisoner at the Barre, told me, It was an unequal law. I did observe Mr. Peters, that he did bend his discourse not by way of argument only, but in point of resolution of judgement fully against the Person and Government of the King. I remember some of his expressions were these, That he was a Tyrans, that he was a Fool, that he was not fit to be King or bear that office; I have heard him fav, that for the Office it felf ( in those very words which shortly after came into Print ) that it was a dangerous, chargeable and ufeles Office. My Lords, the constant discourse of this Gentleman at that time was fuch as he did believe would never be called into question, so that it was not a thing that a man was necessitated to observe by an accident, but it was their full and whole discourse. I will put you in mind of a particular passage, When the news came to Windsor, that the King was in Prison at the Isle of Wight, my father whose house that was, was very much troubled at it; and being an ancient man, was notable to controll his passions with reason, told my mother. that they ( meaning Mr. Ireton, &c. ) should have no entertainment there, and took the key of the Celler and put it in his pocket; his passions being lessoned, Mr. Ireten his wife and another Officer being at supper, and afterwards my father said Grace, and as he usually did, though they were there, he faid that usual and honest expresfion, praying for the King in these usual words, God save the King,

King, Prince, and Realm; fometimes they did laugh at it, but never did reflect upon him, but this night he made this expression, God fave the Kings most excellent Majesty and preserve him out of the hands of all his enemies : Peters who was then at the Table, turns about to him and said, Old Gentleman, your Idol will not stand long: I do conceive he meant it of the King. For a matter of two moneths of the constant residence and being of the Army there, I did observe that in the general Council there, and in this private Caball (after the bufinesse was broke out, and when the King was taken prisoner and carried to Windsor) Mr. Peters was the constant man: and when the businesse broke out, I looked upon it in reason that Crommel, Ireton, and this Gentleman at the Bar, and Rich, and that other Gentleman whose name I have forgot, that they were the perfons that did the business. My Lords, Mr. Peters he continued at Windsor, I remember very well, that after the body of the Army, the General and the Officers of the Army were gone to London, he continued in Windfor: I remember a passage of one Bacon who was a Sectary, Mr. Peters being in discourse of the King, Mr. Bacon took great distaste at Mr. Peters for some affront put on the King: Mr. Peters falls upon him and railes at him, and was ready to beat him: we understood it so, because he did tell him of his affronting the King.

Coun. Mr. Peters, If you have any thing to ask this Witness, you may.

Peters. I have many things to ask h.m. Did I ever lye there?

Starky. No.

Peters. Did you fee me there at three of the clock in the morning?

Starky. I have seen you go up at ten a clock at night to Mr. Ireton's chamber, and sometimes I understood you did not go away till sour a clock in the morning; I went to bed, its true, but I understood it so.

Thomas Walkeley sworn.

Councill. Give your testimony what consultations you have had with

the Prisoner at the Bar.

Walkeley. I came out of Esex in at Aldgare, just as I came in, a Proclamation was read for Tryal of his late Majesty, I went down the next day to the Painted Chamber at Westminster, where I saw O-liver Cromwel, John Goodwin and Peters and others; John Goodwin sate in the middle of the table, and he made a long speech or prayer. I know not whether, but Mr. Peters stood there: after John Goodwin win had done his prayer, it was desired that strangers might avoid the

room (then came up Cook, and Dorislaus, and Humphryes, and Ask, and Dendy, and several others, and stood by Bradfam at the upper end of the Table) But Cromwel stood up and told them it was not necessary that the people should go out, but that was overruled, and fo I went out and staied their rising, and saw this Gent. Mr. Peters come out with them. After that, when the King was brought to Town a prisoner, the Lord Carew, a very honourable person, meeting with me, faith he, Walkeley, if you will fee your old Mafter, go now, or else it may be you will never see him. Where is he my Lord? said I, faith he, he is coming on this fide Brainford. I went to the farther end of St. James Corner, and there I met some of the Army coming, and then I taw his Majesty in his Coach with 6. horses, and Peters like Bp. Almoner riding before the King triumphing, then after that, in St. James-Park, I saw Peters marshalling the Souldiers, and I was forced to go about. My Lord, this is all I can fay concerning that, I remember one thing further of him, I heard him in Westminster-hall say, within a year or two after the Army was railed, If we can keep up our Army but seven years longer, we need not care for the King and all his posterity.

Mr. Proctor Sworn.

Pr. I having occasion to go from London to Windsor, the day that the King was brought from thence a prisoner, a little on this side Brainford, I saw great troopes of horse, I did conceive what the cause was, having heard the King was to be brought up to his tryal, after I had passed some number of horses, at last I espied the prisoner at the Bar immediately before the Kings Coach, singly riding before the Coachhorses, and the King sitting alone in the Coach. My Lord, I did put off my hat, and he was graciously pleased to put off his hat, the Troopers seeing this, they threw me into the ditch horse and all, where I staied till they passed by, and was glad I escaped so.

Hardwick Sworn.

Councel. When the Proclamation was read in Westminster hall for

tryal of the King, did you fee Mr. Peters there?

Hard. I was in the hall when that ugly Proclamation was proclaimed, where I saw Dendy, King, and that Gent. the prisoner at the Bar in the hall; After the Proclamation was proclaimed, the prisoner at the Bar came out into the Palace-yard and told them, Gent. saith he, (a great many Officers Souldiers being there) all this is worth nothing

thing unless you proclaim it in Cheapfide, and at the Old Ex-

Councel. Explain your felf, what Proclamation do you mean?

Har. The Proclamation for the high Court of Justice.

Holland Simfon fworn.

Coun. What do you know concerning the prisoner at the Bar?
Simson. I do know Mr. Peters very well, I have known him these
12. or 13. years. When the high Court of Justice was sitting, both in
the Court and painted Chamber I saw this Gent. in consultation there
and at several other places, at Sr. William Brereions, and otherwhere.

Coun. Did you fee him at the tryal?

Simson. I saw him, but not as a judge, There was one day in the Hall. Collo. Stubbards, who was Adjutant General (he was a very busic man) and Collo. Axtel. Mr. Peters going down the staires, comes to him and bids Stubbards to command the Souldiers to cry out Instice, Justice, against the Traytor at the Bar.

Coun. Who did he mean?

Sim. The King was at the Bar at the same time, whereupon my Lord, the Soldiers did cry out upon the same, and as the King was taken away to Sr. Robs. Cottons, some of them spit in the Kings face, but he took his handkercher, wiped it off and smiled.

Peters. I do not know this Gent. did be ever fee me?

Simf. Yes, divers times in the Painted-Chamber, at Sr. William.

Brevetons, at the Deanery in consultation with Bradshaw, and you were admitted and no man else as I know, unless Sr. Will. Breveton who came along with you.

Thomas Richardson sworn.

Richardson. My Lords, the first day that this Court of Justice (as they called it) did adjourn, I went up into the Court, and I saw the Prisoner at the Bar with some more standing in the Court, and I came and stood close by him, and some with him whom I did not know, I heard him commend Bradshaw, the carriage of him in the tryal of the King, and another, Cookes carriage: to be short, Mr. Peters holding up his hands, said, this is a most glerious beginning of the work.

Sir feremy Whitchest Sworn.

Wh. My Lords, I have by accident, not by choice been several times in Mr. Peters company, truely I have heard him speak very scurrilously of the King, among the rest, he was making some kinde of Narration of Crom. making an escape, and that he was intended to be surprized, that if he had not presently gone away, he had been clapt up in the Tower and declared a Traytor, be faid there was a meeting of the Officers of the Army, where he used this expression; And there we did resolve to set aside the King. My Lord, after this (it was at another time ) he was speaking of that they called the High Court of Justice, and I do very well remember this was his expression of it, I cannot but look upon this Court with a great reverence, for it doth resemble in some measure the tryal that shall be at the end of the world by the Saints. This is all that I perfectly remember. It was a great while agoe, I cannot speak more punctually, I have seldome heard him speak of the King, but of the Tyrant, I remember one time he was faying he would have preached before the King, but faid he, the poor wretch would not bear me,

Rich. Nunnelly Sworn.

Gouncel. Was Peters upon the Scaffold at the time of Execution or be-

Num. On that unhappy day 30. Jan. 1648. This Hugh Peters came an houre before the King came to Whitehall; I came with a warrant of 40. or 50000. I. to Oliver Cromwel being door-keeper to the Committee of the Army, Nunnelly, sayes O. Cromwel, will you go to Whitehall? Surely you will see the Beheading of the King, and he let me into Whitehall, coming into the boarded Gallery, I met H. Peters, and he was in the Gallery, and then I got with H. Peters into the Banqueting-house, being there, H. Peters met one Tench of Hounsditch that was a Joyner, meeting him, he speaks to him and whispers in his ear and told him somewhat, I do not know what it was, but Tench presently after went and knocked 4. staples upon the Scaffold, I meeting Tench again, what are thou doing said I? what will you turn hangman? sayes he, this day will be a happy day; said I, pray God send it be not a bloody day, upon that H. Peters went upon the Scaffold just an houre before the King came, and then he went off again, I watched

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at the window, when the Kingshead was cut off, and afterwards I faw the Vizards going into a Chamber there, about an houre afterwards (Istaying there at the Door) there comes H. Peters in his black Cloak and broad Hat out of that Chamber (as I take it) with the Hangman, I am sure I did see him go along with the Hangman to take water; this is all I can remember, it being many years since.

Peters: I humbly beg I may be heard in this case, I have here a witness, and desire he may be examined; it is noised I was upon the Scaffold, I bere call God to witness, I was not out of my Chamber that day, I was sick

that day, I speak in the presence of the Lord.

Court. If your witness will stay he shall be heard, there are more witnesses to the same thing, and so he may speak to all together.

Dr. Mertimer Sworn.

Mortimer. Me Lar, me ha serd de King, &c.

Court. We cannot understand a word.

Court. Pray let there be an interpreter.

One Mr. Young was sworn to interpret truly his evidence.

But it being afterwards found difficult and troublesome, the Councel waved his evidence, and prayed another witness might be called.

Dr. Mortimer. Me Lar, me can peak Englis -

Councel. No, no, pray sit down, we will examine other witnesses, call Stephen Clough.

Stephen Clough Sworn.

Councell. What do you know of H. Peters?

Clongb. My Lords and Gentlemen of the Jury, in 1648. I heard of a meeting of the Councell of Officers at Westminster, I think in the Painted Chamber, and I willing (my Lord) to hear what their consultations were, I went thither, and was there as one of them, (but I was not one,) amongst the rest H. Peters was one, when the room was pretty full the door was shut, Mr. Peters desired to call for a blessing upon their business, in his prayer he uttered these words, O Lord, (saith he) what a mercy it is to see this great City sall down before us; and what a stir is there to bring this great man to tryal, without whose blood he will turn us all into blood if he reign again!

Peters. What day was this?

Clough. It was about three weeks or a month before the King dy-

Peters. Where was this?

Clough. In the Painted Chamber. Peters. You have been very bold.

Clough. I speak it upon my oath.

Peters. How long was this agoe?

Clough. In 1648.

Peters. How many years fince is that ?

Clough. You know your felf fure how many years fince 1648.

Peters. How long before the King dyed do you fay?

Clough. About three weeks or a month before the King was mur-

Councell. We shall call a witness to prove, that in December 1648. there was a solemn fast appointed to seek God in what they were about, and Mr. Peters was appointed to preach before them.

## Mr. Beaver Sworn.

Mr. Beavers Evidence. My Lord, and you Gentlemen of the Turv. upon a day that was appointed for a Fast for those that sate then as a Parliament, I went to West minster to find out some company to dine with me, and having walked about an houre in Westminster. Hall, and finding none of my friends to dine with me, I went to that place called Heaven and dined there; after I had dined, I paffed through Saint Margarets Church-yard to go home again, (I lay in the Strand,) I perceived all the Church-yard full of Muskets and Pikes upon the ground, and asked some Souldiers that were there, what was the bufines? they told me they were guarding the Parliament that were keeping a Fast at St. Margarets; who preaches said 1? they told me Mr. Peters is just now gone up into the Pulpit, said I, I must needs have the curiofity to hear that man, having heard many stories of the manner of his preaching, (God knows I did not do it out of any manner of devotion ) I crouded near the Pulpit, and came near the Speakers Pew. and I faw a great many of the Members there, whom I knew well: I could not guess what his Text might be, but hearing him talk much of Barabbas and our Saviour, and infifting altogether upon that, I guelsed his Text was that passage, wherein the fews did desire the release of Barabbas and crucifying of Christ; and so it proved, the first thing

" heard him fay was, it is a very fad thing that this fould be a question mong f us, as among the old Jews, whether our Saviour fefus Chrift must be crucified or that Barabbas should be released, the oppressor of the people : O Jesus, said he, where are we, that that should be a question amongst us? layes he, And because that you hould think my Lords and Gentlemen, that it is a question, I will tell you it is a question: I have been in the City, which may very well be compared to Hierusalem in this conjuncture of time, and I profess those foolish Citizens for a little trading and profit they will have Christ (pointing to the Redcoats on the pulpit stairs ) crucified, and that great Barabbas at Windfor released, sayes he, but I do not much heed what the rabble sayes: I hope, sayes he, that my brethren of the Clergy will be miser, the lips of the Priests do use to preserve knowledge, I have been with them too in the assembly, and having seen and heard what they said, I perceive they are for crucifying of Christ and releasing of Barabbas, O fesus, what shal we do now? with fuch like strange expressions, and shrugging of his shoulders in the Pulpic.

Councel. How long was this before the King was murdered?

— It was a few dayes before the house of Commons made that thing called, An Act for his Tryal.

Councel. What did he say to the Members?

— I am coming to it, sayes he, my Lords and you noble Gentlemen of the House of Commons, you are the Sanhedrim and the great Councel of the Nation, therefore you must be sure to do Justice, and it is from you we expect it; you must not only be inheritours of your Ancestors, but you must do as they did, they have opposed Tyrannical Kings, they have destroyed them, it is you chiefly that we look for Justice from. Do not prefer the great Barabbas, Marderer, Tyrant, and Traytor before these poor hearts (pointing to the Redcoates) and the Army, who are our Saviours, and thus for two or three houres time that he spent, he did nothing but rake up all the reasons, arguments and examples he could to perswade them to bring the King to condigne, speedy and capital punishment.

Peters. I do not know you, are you sure you saw me at that time? Do

you know me?

-Yes Sir.

Peters. I did not preach there at that time.

Councel. Pray my Lord will you call Mr. Feffop, who hath the Re-

were appointed to carry on the work of that Fast, there was the Order for his preaching, and Order for thanks for his work.

Mr. 7effep produced the Journal, wherein was the Order following,

which was read.

Cla. reads, Die Jovis 7. Septemb. 1648. Resolved that there be a day of publick Humiliation, for this House to seek God in these times of difficulty, and that to morrow be the day and kept here in this House. Resolved that Mr. Peters Mr. Marshall and Mr. Carill be desired to perform the duty on the day of Humiliation with the House to morrow.

Councell. That is not it we intend, there was one after that in De-

cember 1648.

Clar. reads. 20 Decemb. 1648. Ordered that Mr. Peters be defired so preach on Friday next, the day of publick Humiliation at Margarets

Westminster, in the place of \_\_\_

Councell. Call Mr. Chase. After this the work went on, and the High Court of Justice sate; and the first day they sate was Saturday the 20. Jan. in Westminster Hall, the 21. being the Sunday following, I think this Gentleman was at Whitehall, he will tell you what he preached.

Mr. Chafe fworn.

Chase. My Lord, I heard the Prisoner at the Barr preaching before Oliver Crommell and Bradshaw, who was called Lord President of the high Court of Justice, and he took his Text out of the Pfalms, in these words, Binde your Kings with chains, and your Nobles in fetters of iron; that was part of the Text : But fayes hein his Sermon, Beloved, it is the last Plalm but one, and the next Plalm hath fix veries and twelve Hallelujahs, Praise ye the Lord, Praise God in his sanctuary, and so on; for what fayes he? look into my Text, there is the reason of it, That Kings were bound in chains, &c. He went on with a ftory of a Major and a Bishop and his man, the Bishops man faith he, being drunk, the Major laid him by the heels, the Bishop fends to the Major, to know by what authority be imprisoned his servant, the Majors answer was, there is an Act of Parliament for it, and neither the Bishop nor his man are excepted out of it and applyed it thus, Here is faith he, a great discourse and talk in the world, what? will ye cut off the Kings head, the head of a Protestant Prince.

Prince and King? turn to your Bibles and you shall finde it there; Whosever sheds mans blood, by man shall his blood be shed, saies he, I will even answer them as the Major did the Bishop, here is an Act of God, Whosever sheds mans blood, by man shall his blood be shed; and I see neither King Charles, nor Prince Charles, nor Prince Rupert, nor Prince Maurice, nor any of that rabble excepted out of it. And surther he said, This is the day that I and many saints of God besides have been praying for these many years.

Peters. Ask him whether be took notes.

Chase. No Sir, but it being so memorable a Sermon, I took speciall notice of it, I came to my Brothers house at Shoolane, and told him; said I, Brother, I have been at Whitehall, and have heard the most execrable business that ever was heard in the world by a Minister of the Gospel, and I told him the words; I observed that Oliver Cromwell did laugh at that time when you were Preaching.

Tho. Tongue Sworn.

Councel. What do you know of the Prisoners preaching?

Tongue. Upon fan. 21. 1648. I was at Whitehall where this Gentleman preached, and he preached upon this Text, 149. Pfal. v. 8. To bind their Kings in chains, and their Nobles in links of iron, in which Text this Peters did much appland the fouldiers there, he faid he hoped to see such another day following as the day before, and that bleffed be God ( faies this Parson Peters) the House, the lower House is purged, and the House of Lords themselves they will down suddenly, this is all that I well remember at that time. Upon the 28. of Jan. 1648. next day after sentence of the King, I heard Peters preach upon this Text in S. James's Chappel, 149. Plat. 6, 7,8. 9, verses. Let the high praises of God be in their mouth, and a two edged sword in their hands, to execute vengeance upon the heathen, and punishments upon the people, To bind their Kings with chains, and their Nobles with fetters of Iron, To execute upon them the judgement written, this honour have all his Saints, praise ye the Lord: And there he did so saint the Redcoats, and so reprobate the poor Kings friends. And in the middle of his Sermon he took occasion to produce a Text 14. Esay 18, 19, 20. All the Kings of the Nations even all of them lie in glory, every one in his own house. But thou art cast out of thy grave like an abominable branch, and as the raiment of those that are Rasm

sain, thrust through with a sword, that go down to the stones of the pit as a carcasse troden under feet, Thou shalt not be joyned with them in buriall, because thou hast destroyed thy land; and sain thy people, the seed of evil doers shall never be renowned: saies he, This I did intend to insist and preach upon before the poor wretch, and the poor wretch would not hear me.

Councel. Who did he mean?

Tongue. His Majesty, who was the day before condemned, saith he, look in your lesser Bibles, and you shall finde the title is, The Tyrants fall.

Councel. That that was spoken of the King of Rabylon, the ignominy that was cast upon him, he applies it to the King of Eng-

land.

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Peters. Ask him where it was?

Tengue. It was in S. James. Chappel, Surday the 28. of Jan. 1648 in the forenoon.

Reynold Bowdler Sworn.

Bowdler. That which I have now to say is this, I did hear him a few dayes before the King was murthered, preach in S. Sepulchers Church, there he compares the King that was then to due to Barabbas a murderer, and in this manner, Saith he, there is a great company amongst us, like the Jews, they cry out, Let Christ be crucified. and let Barabbas be released, still comparing the King to Barabbas the murtherer, these were his words, with many more to the same purpose.

William Ryder fworn.

Councel. Speak what you know concerning the Prisoner.

Ryder. I was at the same time at Church in S. Sepulchres.

Councell. How long was that before the King dyed?

Ryder. It was very near the Kings death

Councel. Was it after thr High Court of Justice sate, as they called it?

Ryder. About that time it was. My Lord, assoon as ever he had and the words of his Text, which was, He shall call his name Enuel, he presently shook hands with his Text, and fell (as he was wont) to news, and there he said, the great inquiry now is to know a what what should become of the King, let that alone, saith he, and presently he falls to it again, and was pleased to stile the King Barabbas,
saith he, there is a great many of people had rather Christ should be
crucified then Barabbas, and here he was applauding the Souldiers,
and said that Emanuel was written upon the bridles of their horses,
and he was speaking of the Kings Souldiers, saith he, I have known
eighty thousand of them, and not one of them a gracious person.

Councel. Now we expect the Answer of the prisoner at the Bar, the

Indictment hath been fully proved.

Peters. I defire that witness may be admitted which I spoke of, his name is Cornelius Glover.

Councel. We have omitted one evidence, we desire Master Walker may be called.

Mr. Walker fworn.

Walker. One Sunday after the King was first brought to his tryal, out of curiofity, I went to hear Mr. Peters at Whitehall, after he had made a long prayer, faith he, I have prayed and preached thefe twenty years, and now I may fay with old Symeon, Lord now lettest thon thy servant depart in peace, for mine eyes have seen thy salvation, Afterward he speaks of the Text, of binding their Kings in chains, &c. then much reviled the King: but fost there, saith he, I must not talk so here, I am in the Kings Chappel: there is a very remarkable pasfage in Amos, Amos went to preach, and Amazia would not let him : but Amos would preach, the poor wretch would not hear me, but yet I will preach. Afterwards he speaks of the Major of Exeter that committed the Bishops servant for beink drunk, saith the Major, here is an Act of Parliament for it, and I do not fee that the Bishop nor his man are either of them excepted out of the At : and faith he, in Scripture it is laid, Whosever sheddeth mans blood, by man shall his blood be feed; and I do not finde that either King Charles, Prince Charles, Prince Rupert, Prince Maurice, or any of that rabble are excepted.

Conncel. Now Mr. Peters you may call your witness.

Cornelins Glover, not sworn.

Lord chief Baron. Where do you dwell?

Glover. In Pauls Church-yard.

Ld. Chiefe Barron. What is your quality of life?

Peters. A Servant of the Kings.

Ld. Ch. Barron. I do not ask you Mr. Peters.

Glover. I belong to the Post-house.

Peters. Pray hear him speak.

Ld.Ch. Barren. What would you have him asked?

Peters. Whether I was out of my Chamber that day the King suffered?

Ld. Ch. Barron. What fay you to that?

With him as his servant, it fell out that day he was ill in his chamber all the morning, the Souldiers in S James's-house were all gone away, I had a desire to go see the meeting where they were at Whitehall, saith he, thou seemest to have a great desire to go and look about thee, it is very sad, but if you will go you may. I did go over the Park.

Councell. What time?

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Glover. About noon.

Councel. What houre?

Glover. I do not know. I did not stay there, the souldiers and the people fill'd the place, and I went back again to the Chamber, I came back again within a matter of an hourestime.

Councel. Was the King dead before you came back again?

what was doing? I told him there was a great croud, I could not come near: I staid there an houre, and then went out again, and still there was a croud, and I came back again and Mr. Peters was in his chamber then.

Councel. Was he in bed, or up?

Glover. I do not remember.

Councel. How old were you then?

Glover. I am not above 32. or 33.

Councel. Was Mr. Peters fick?

Glover. Yes, He was melancholly fick, as he used to be.

Ld.Ch. Barron. How long have you been at the Post-office?

Glover. About five years,

Ld. Gh. Barron. Mr. Peters have you any more to ask him?

Peters. I brought him to testifie that I was not out of my Chamber that day, and that I was fick. Z 2 Lord

L. chief B. Did you desire to go, or did he send you?
G. I did desire to go being newly come to Landon.

L.chief B. This Gent. though not upon oath is examined, and it is onely to one particular, nothing at all to the main proofes.

Peters. I bring him onely to windicate my felf from that afperfion of my

being upon the Scaffold.

L.chief B. They do not lay the weight of their evidence upon that. The Kings Councel have done with their evidence, if you have any

thing to fay, you have your liberty.

Peters. May it please your Lordships, I will give you an account of the businesse, I lived 14. years out of England, when I came over I found the wars begun, I began no war, my Lord, nor have been the Trumpeter, when I came out of the West Indies, I fled from the war into Ireland, to the Western part there, and it was after the Rebellion when some of the Irish had been stirring there, I went and spent my time there. I was neither at Edge hill nor Naseby, but my Lord, after I came over there was wars, that the people were engaged in, I was not here in the beginning of it, but was a stranger to the carriage of it. When I came into the Nations I looked after three things, one was, that there might be found Religion, The second was, that learning and Laws might be maintained, The third, that the poor might be cared for, and I must confess I have spent most of my time in these things, to this end and purpole; there was a noise in all parts of some miscarriages in matters of Religion, after it was fested I leved in Ireland, I must profess for my own spare (olemaly that my carriage bath been upon these heads. For Religion I have through Godsmercies, Spoke the truthes of the Protestant Church, upon this account I did stay to fee what God might do, I was fent over to bis Majefty that we might have a little help in point of Excife and Cuftomes and encouragement in learning. My Lord, this is true, that I being here in the Nation, and being fent over upon the occasions of the Countrey, and not upon any designe, but this I fay, (I cannot deny it) that after I came over, and bad feen the state of England, in some measure I did ftir, but by ftrong importunites, the Ministers of London deeper then I: I am very forty to bear of my carriage romands the King it is my great trouble, I beg pardon for my own folly and weatheffe, I thought God bad a great controversie with the Mation, and the Dord was displeased on all bands, that which fome people took to, I did take mere, I went into the Army, I fam at the beginning of it, that corruptions greve among them. I Jup-

vous baye done. I happelenere pose none can say I have gone aside from any Orthodox truth of the Lord: And now to take off the scandal upon me and to the businesse, let me beg of your Lordhips to consider whatever prejudices or revenge may take up mens hearts, there is a God that knows all, God bath a regard to the people of England. I look upon this Nation as the Cabinet of the world, That that doth concern the bufine Je is this, my Lord, that after this time bither I came, and did bear witnesse to all the world that there was among ft us something that was for better, and some thing worse for the Nation. I took advice of some great persons concerning the weightinesse of it, I bad neither malice nor mischief in my heart against the King, upon this I did ingage so far as being invited, I went into the wars, and there I found very strange and several kinds of providences, as this day bath been seen; I do not deny but that I was active, but not to ftir in a way that was not honorable. I challenge a great part of the Nations to manifest my carriage among them, I shall make it good divers mayes, I had so much respect to his Majesty particularly at Windsor, what I propounded to his Majesty my thoughts three wayes to preserve himself from danger, which were good as he was pleased to think, though they did not succeed, and the work died; as for malice, I had none in me. It is true, there was a difference amongst us, an Army and an Army, I never had a groat or a peny from O. Cromwel fince I knem this place, I profess I bave bad no ends for honour or gain, fince I fet foot upon this shore, I challenge any man that belonged to that party, whether they had not the fame respelt from me as my own party, I have not persecuted any with malice, I will onely take off malice,

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Peters. I am unskilful in Law, this that I offer, is to show that I had no malice in me, I was so far from malice, that I have a Certificate, if worth the reading from one of the Eminent oft persons in the Nation, to show I had no malice. It is concerning the Marques of Worcester under his Ladies hand, beginning with these words, I do here testifie that in all the sufferings of my hulband, Mr. Reters was my great friend &c. I have here a seal, (and then produced it) that the Earl of Norwich gave me to keep for his sake, for saving his life, which I will keep as long as I live.

Lehief B.1 am not willing at all to interrupt you, or hinder you, that which you speak of doing good services is not at all to the point, we do not question you for what good you have done, but for the evil

you have done, I hope there is no malice in your heart, nor upon the Court nor Jury, we and they are upon our oaths, you hear the mater alledged against you, pray come to the matter.

Peters. My Lord, I cannot remember them.

Lord chief Baron. Then I will remember you, you are charge ed by this Indiament for compassing and imagining the death of the King, and there is fet forth fundry particulars to prove the overtfact, that you with other persons named in that Indictment, did confult and meet together, how to bring about the Kings death. Then you are charged with feveral Acts of contriving and endeavouring the Kings death. Overtacts that tend to the compassing or imagining the Kings death, or any one of thefe, to encourage the bringing on the King to his death, the consulting or meeting together about it, though you did not fit or sentence; yet if you did any thing tending to that incouragement, or otherwise abet it, comfort or any wife aide those trayterous persons that did it; in the doing of it you are by law guilty of the whole fact : the proposing and determining the King shall die, though you were not he that actually put him to death, yet notwithstanding, if you did the other, you are guilty of all; if you shall speak any seditious speeches, be they in the Pulpit or out of the Pulpit, if you shall utter any thing that tends to sedition, these are open acts which prove the imagination of the heart, though imagination of the heart be Treason, yet it cannot be proved but by open acts, yet the imagination it self is Treason; first you did conspire, all the witnesses go along to prove this. Dr. Young saith, you came over from Ireland to his house, and after five dayes that you were recovered of the Flux, you staid there Ten weeks, you said your self, there was enough if it were true, to condemn you or any man: I shall repeat it to you, you told him a narrative, that you came from New England, from thence to Ireland, and then you came to Holland with an intent to fee how you might bring on the Kingdome to be a Commonwealth mext be faith, you spake very often against the King by way of dilgrace against him and his family, against the King and his off-spring, this you said very often then you spake in vilification of Monarchical Government, that this Commonwealth would never be at peace till 150 or three L's, Lords, Levites and Lawyers were taken away, at which he replyed, then they must be all Switzers, Tinckers Prich you feels of doing good fer vices is mor aveil to the county rec

do not queffion you for what good you have done, but for the call

or Traytors; he swears you were a Collonel, and had a Commission: that you would have had him accept of a Commission, and that you had two Companies come from the West, you told him the Parliament had an intent to secure Cromwel and your self, but that you rid hard for it, and then you confessed you agreed then upon his death, to bring him to tryal, and to cut off his head; you did agree together, and he believes it was your advice to Crommel; your answer was this, that he was more violent then your felf, that he took upon him to be a spie, and that he was no competent witnesse, because he was under a temptation, because you did not help him to his living. and so conceived it to be malice; you say, he was used to take up such courses in his own Country, the matter is not whether you had malice to the Kings life or Monarchy. For the next, one Gunter, he swears, that he was a Servant to Mr. Hildefly at the Star in C. leman-freet and this was in 1648. he faith, that many of the party of Crommel did use to resort thither, among the rest he saw you, he said he came in to them, and their discourse was about Charles Stewart, and the Prifoner - and did guels it was about the King, that you were privy to it then; he faith, this was three dayes before O. Cromwel when out of Town, the effect of that is urged no further then this, that you were to far of the Cabal, that you were present with those persons, Cromwell, Ireton, Rich and others; you faid, I was there once with Mr. Nath & miel Fines : Starkey he faith, that at his fathers houle Ireton lay, and was quartered there at Windfor, before and when the King was Prifo-Ber; that you had your quarter there, and Cromwell too in that Town: The general meeting of the Councel of War was at his Fathers house. there Ireton and his wife lying there, you came and reforted thither very often; he faith then, that it appeared that after the Councel of War had done, many times Rich, and you, and Cromwell and Ireton were there together, fometimes till two a clock in the morning : he faith then, that he did observe there was a fifth person, (he did not remember his name ) and you fate up usually till two or three in the morning, you had guards about you; he faith further, that Ireton being a Domestick; he often discoursed with him, and you came sometimes to be there too, that there being some discourse concerning the K. many times he did affert the Law concerning him, that he was folutus legibus as to his person; that you should say, that it was an unequal law, and that you did then discourse fully against the Kings Government ! you

faid he was a Tyrant and not fit for that office, that the office was useless, chargeable and dangerous; these very words he observed, which afterwards were printed, when they took away Monarchy. He faith further, that was their full and whole discourse; he faith that his Father at Supper used to say that usual Grace, God fave the King, Prince and Realm, but afterwards, that he heard the King was made a Prisoner, that his Father altering the Grace, he faid, God save bis most Excellent Majesty, and deliver him out of all his Enemies hands, your ofe up, and faid, old Gentleman your Idol will not stand long. That he did observe you often with them; he saith further, when Bacon was coming out, and speaking some words concerning your frequent affronting the King, you took up a staffe and were ready to beat him, and made an uproar: it appears also of your being privy to Cromwells actions; the next witness is Walkeley, and he swears this against you, that he was in the Painted Chamber the next day after the Proclamation was made, and there he faw fobn Goodwin and You, and there was an affembly, and at the middle of the table John Goodwin was, and made a long speech or prayer, that Cromwell would have had the people stay there, but it was ordered they should be turn. ned out, at the end he faw you come out with the reft; there it ap. peared you were in the confultation; he faith, he met the Army at St. fames's, and there, when they were half past, he saw the King in his Coach, and there he saw Mr. Peters like Bishop Almoner riding immediately before the King; and at St. James Park he law you marshalling the Souldiers, that he was forced thereupon to go about; he faith further, that within a year or two after the Army was raised, he heard you say these words, if we can keep up our Army seven years longer, we need not care for the King and all his posterity.

Peters. My Lord, I must deny abundance of this, the King commanded me to ride before him, that the Bishop of London might come to him.

L. chief B. But this was three weeks after — The next witness against you is one Proctor, he saith, that day (as the other witness did) he saw you riding just before the Kings Coach, and because he did his duty the Souldiers threw him horse and all into a ditch. The next witness is one Hardwick, he saith, that when the Proclamation was read, he saw you in Westminster Hall, and that you said, they had done as good as nothing, unless it was proclaimed in Cheapside, and at

the old Exchange, this you faid to some of the Officers there.

Peters. My Lord, I can ot acknowledge it.

Ld.Ch. Bar The next witness against you is Simson, he swears he faw you in confulration with O Crom. and take Sir William Breveton by the hand, and come to Bradsbawes, and this during the time of the Kings Tryal, he faith further, that one day when the King was at his Tryal you commanded Coffonel Stubbers to bid his Souldiers cry out, Juflice, Justice, which they cryed, and afterwards some of the Souldiers foit upon the King.

Peters. I do believe that he that swore that, cannot fer I was there.

Another withels is one Richardon, who law you the first day in the Court ; and he faid furth r, that you commended Bradfbaw and another to wit Cook for their carriage in the tryal of the K. That you held up your hands, and faid, this is a most glorious beginning of the works

Peters. Where abouts in the Court?

Richardson. In the body of the Court, called then the High Court of Justice.

Peters. My Lord, I do not know that ever I was in the body of the Court. Ld. Ch. Bar. The next witness is Sir feremy Whitchsor, he faith, he heard you often speak scurrilously of the King, and making a Narrative of Cromwels escape, you faid there was a meeting, and there we refolved to fet afide the King ; remember what the other witness faid ; we agreed, and here we resolved : you said, I cannot but reverence the High Court of Justice, it doth resemble the judging of the world at the last day by the Saints, so it was the Saints that sate there : I would have preached before the wretch, but the poor wretch would not bear me : you often call'd him Tyrant, I cannot possibly remember the place, things or words that are alledged. Then you have another wirness Nonnelly, he faith, he came with a warrant to O. Crom. for some money, and that he should say, go and see the beheading of the King at Whiteball, he faith, there he met with you, (though you faid you were not there that day ) going to the Banqueting house, that you spoke to Tench and whispered in his ear, and that Tench went and knockt Staples on the Scaffold; he meeting Tench faid, what are you a Hangman? faith Tench, this day will be a happy day; he faith, after all this Hugh Peters was upon the Scaffold, and that he went out with the Hangman -

Peters. I do profess to your Lordsbips before Angels and men, that I

did not fir out of my Chamber that day.

Lord Chief Baron. The Councel doth not put relyance upon that, because of what your witness saith, though his evidence is not at all satisfactory. The next is Clough, and he swears this, that he saw you in the Painted Chamber with the Councel of Officers, and there you desired them to call on God for a bleffing upon their business, and there you said, O Lord what a mercy it is to see this great City sall down before us, and what a stir is there to bring this great man to tryal, without whose blood he will turn us all into blood if he raigne again, and this was about a moneth before the King was murthered.

Lord chief Baron. You hear it Mr. Perers.

Peters. Some part I did, but it is impossible for me to bear down many witnesses, indeed my Lord, I say this, they are marvellous uncharitable,

and speak many false things.

Lord Chief Baron. The next is this, the testimony concerning several Sermons of yours; and let me tell you, the Pulpit ought not to be a place where men with impunity may speak any thing, what they list of Sedition and Treason.

Peters. I am of the same judgement my self, my Lord.

Lord Chief Baron. And there was a solemn day to seek God, then you preached at St. Margarets Church, this was Mr. Bever, in he came and heard you talk much of Barabbas and our Saviour, there you fell upon this, speaking of the King; it is a sad thing that it should now be a question, whether we should crucifie our Saviour Jesus Christ, or that great Barabbas, speaking of the King; you call'd him Traytor, Tyrant, Murtherer of his subjects, and the like, you went on in a way of a story, these Citizens for a little Trading they will have Christ crucified, and the great Barabbas at Windser released, and said you, the Clergy, the Assembly, they are all for crucifying Christ and releasing Barabbas; you made that expression, O Jesus, what shall we do? the King was a Prisoner then at Windser, you made your application to the Parliament that was then present, you told them the people did expect Justice from them, you must not preser the great Tyrant and Traytor, naming the King, to these poor hearts (the Redeases standing by)

Peters. I must profess against most of that.

Lord chief Baron. There is the same by others. It is further proved by the Order that you were appointed to preach.

Perers. Ido not deny I preached, but not the fethings.

Lord chief Baron. The next thing is this, there was one Master Chase, this was during the tryall, he saith you preached at White-hall upon this Text, the 149. Pfalmes to bind their Kings in chains, and their Nobles in setters of iron: you had two or three other verses more; then you made a discourse of a Major and a Bishops man, the Bishops man being drunk, the Major committed him to prison, the Bishop being angry, asked by what authority, the Major said, there was an Act of Parliament for it, he did not finde that either the Bishop or his man was excepted, you applyed that to the King, said you, I will shew you an act of the Bible, Whosever sheds mans blood, by man shall his blood be shed, this doth not except the King, Prince, Prince Rupert, Prince Maurice, or any of that rabble.

Peters. It is falfe.

Lord chief Baron. You faid further, This is the day that I and many other faints of God have prayed for these many years, and Oliver Cromwell laughed at that time. The next witness was Tongue. he heard you preach, and he swears the same with the former; that you applauded the fouldiers, and that you hoped to fee such another day following, as the day before, and that bleffed be God the house is purged, and the Lords will be shortly pull'd out, and the twenty eighth day of fanuary, which was the day after the King was sentenced, at Saint James's Chappel, you took for your Text the 149. Pfalme, the 6, 7,8 and 9 verses, whereof these words were part, To bind their Kings in chains, and their Nobles with ferters of iron, there in the middle of that Sermon having spoken before of the King, you faid that you did intend to preach before the poor wretch , upon the 14 of Isaiah the 18, 19 and 20 verses, speaking of all the Kings of the nations, I bou art cast out of thy grave like an abominable branch, &c. be faith further, you faid look upon your lester Bibles, and you will find the title is, The Tyrantsfall. There is another witness, that is one Bondler, a few dayes before the Kings death at S. Sepulchres, there you fell upon the old comparison, all along you compared the King to Barabbas, and that a great many would have Christ Crucified, and Barabbas released, all along comparing the King to Barabbas. One more, and that was Ryder, he heard this text, He hall call his name Emanuel, you fell

to speak of newes, what shall become of the King? and you said the King was Barabbas, and a great many would rather have Christ crucified then Barabbas. And then Mr. Walker he saith, that after the King was first brought to his tryal, he heard you say this, I have prayed and preached this twenty years, and now may I say with old Simeon, Lord now I trest thouthy servant depart in peace, for mine eyes have sen thy salvation: he mentions that you made use of the other comparison of the Major and the Bishops man, and inferred from thence, that the King and Prince &c. were not excepted out of the Scripture, where it is said, Whosoever sheds mans blood &c. you have heard all this witnessed against you, what have you to say for your self?

Peters, These are but single witne Ses.

Lord chief Baron. The statute is two witnesses for Treason, but not two to one individual thing, though there are several witnesses have proved the same thing about Barabbas and our Saviour. Binde their Kings with chaines, &c. and of your other actions there is a whole Jury of witnesses, two witnesses expressly, we agreed upon the Kings death, and we resolved to set the King aside.

Pet, Ido not know the witneses,

Act Toung, you shall do well if you have any thing to say to invalid these witnesses to speak it, else the Jury will be sent together to deliver up their verdict.

Peters. My Lord if I had time and opportunity, I could take off many of the witnesses, but because their testimony is without control, I cannot satisfie my self, I have no skill in the Law, else I might have spoke for my self; I do not know what to say more, unlesse I had more time and coun.

(el.

Mr. Soll. General. If the prisoner can fay no more, here is this in it, here are five places where he did consult about the Kings death, at Windsor, at Ware, in Colemanstreet, in the Painted chamber, and in Bradshams house; and sour witnesses to prove this; there are two witnesses to his comparison of the King and Barabbas, and two witnesses to his text of binding their Kings in chaines, &c. proof that he hath been in action in New-England, that he came from it with that intent, and then went to Holland, that he had been in arms, that he called the day of his Majesties tryal a glorious day, resembling

resembling the judging of the world by Saints, he prayes for this in the painted Chamber, preaches for it at Whitehall, S. James's Chappel, Sepulchies, what man could more contrive the death of the King then this miserable Priest hath done? the honour of the pulpit is to be vindicated, and the death of this man will preach better then his life did, it may be a means to convert many a miserable person whom the preaching of this person hath seduced, for many come here, and say they did it in the fear of the Lord, and now you see who taught them, and I hope you will make an example of this carnall prophet.

The Jury went together and after a little consultation setled in their places.

Cl. Are you agreed on your Verdict?

fury. Yes.

Cl. Who shall fay for you?

Jury. Our foreman.

Cl. How say you, is the prisoner at the Bar guilty of the Treason whereof he stands indicted, or not guilty?

Foreman. Guilty.

Cl. And fo you fay all?

Jury. Yes.

Cl. Look to him Keeper.

Councel. We defire Mr. Cooke may be brought to the Barr, and that

they may both have their judgement pronounced.

Cl John Cooke hold up thy hand, what hast thou to say why the Court should not pronounce judgement for thee to dye according to Law?

Cooke. I have a few words matter of Law: First, there is no averment in the Indicament that I Gooke mentioned in the Act of Indemp. nity, is the same with the Iohn Cooke mentioned in the Indicament, and that I am the Iohn Cooke mentioned in both.

Lord chief Baron, This will not help you in this case, you have own-

ed and have pleaded by the name of Iohn Cooke.

Cooke. The second is this, that the overtacts should be particular-

ly expressed in the Indiament.

Lord chief Baron. This cannot be alledged in arrest of judgement, the Jury have found you guilty of compassing and imagining the death of the King, by the statute of 25. Edw. 3. and this cannot help you.

Co. I say it was professionately.

L. ch. B. That hath been overruled already, we have delivered our opinions; the profession of a Lawyer will not excuse them, or any of them from Treason, and this hath been overruled and is overruled again.

Co. I humbly conceive that the remaining part of the H. of Commons

were to be Indges whether there was a force or not.

L. ch. B. This is all past and overruled.

Co. Then I have no more.

Why Judgement should not passagainst thee to die according to law?

Peters. I will submit my self to God, and if I have spoken any thing against the Gospel of Christ, I am heartily sorry.

Silence Commanded.

L. chief Baron You are both persons of that ingenuous and liberall education as I hope I shall not need to tell you what it is to die, you have had time, a great deal of time to think of it; you could not but think of this iffue of your doings long ago, and therefore I thall spare my labour of telling you what it is to die, and of that eternity that you are to enter into, onely give me leave in a few words in relation to both of your professions to say something, to shew the nature and hainoulness of this offence, the murther of the King, if you were not actually guilty of putting the King to death, nay, admitting (in charity) you had no intent to go fo far as you did, you are by the laws of Christ, and this Nation, guilty of high Treason, in that, you that are a Lawyer know very well ( and I speak it that you may lay it to your heart in the convictions of your conscience. I must say to you as Josbua said to Achan, my son give glory to God and confess, and it would become you so to do,) you know very well it is the law of this Nation, that no one house nor both houses of Parliament have any coercive power over the King, much less to put him to death; you know (as you cited very well) that the imprisoning of the King is Treason. know both of you, this is an undoubted truth, the rule of Law is, that the King can do no wrong, that is, the King can do no wrong in the estimation of Law, he may do some particular Acts as a private person, but he can do little prejudice in his own person; if he would harr any, it must be by Ministers, in that case the Law provides a remedy, if he doth it by Ministers, they must answer for it. The King of England is one of those Princes who hath IF

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an Imperial Crown, what is that? It is not to do what he will, no, but it is, that he shall not be punished in his own person if he doth that which in it felf is unlawful. Now remember this when you took the oaths of Allegiance and Supremacy ( I presume you both did so ) what was your oath of Supremacy? It was this, that the King was the onely Supream Governour of these Realms, it goes farther, as he was Supream Governour, fo he was the only Supream Governour, that excludes Coordination, you swear farther, that you will to the uttermost of your power defend the King against all conspiracies and attemps whatfoever, truely you that were a Lawyer when you had thus fworn, your fee could be no excuse against what you had sworn to. We know that the King in his politick or natural capacity, is not onely falus populi but falus Reipublica. The Law hath taken care that the people shall have justice and right, the Kings person ought not to be touched, the King himself is pleased to judge by the Law, you see he doth by law question the death of his Father, he doth not judge it himself, but the Law judges it. Mr. Peters knows very well he subscribed the 39. Articles of Religion, look upon them that were made in 1552. and upon those Articles that were confirmed in 13. Elizabeth the King is there acknowledged to have the chief power in these Nations, the medling with the King was a Jesuitical doctrine; This I speak not that the King should or ought to govern but by the Fundamental laws of the land, they that keep within the bounds of the law are happy, you that are a Lawyer, know this in point of law, and you that are a Divine, know this in point of Divinity. You both know the truth of it, and when you have thought upon it, I hope you will reflect upon that horrid crime, the fleedding of Royal Blood: You'fee he had granted all those grievances of the people, taken them away, secured them for the future, and at this very time, when this horrid act was done, you fee he had granted all'at the defire of the people, he had made those concessions such, as f were it not in respect of others more then those that treated themselves) they thought was more then could be expected by the Nation. You that had a hand in the Kings death, it falls upon you, the guilt of it, because you were fome of those instruments that assisted those persons that broke the Treaty, prepare your selves for that death which you are to die, it is a debt which we all owe to nature, if in this case there is something of shame comes to you, it is that you must take as part of the reward of your

your sin. The onely work I have now to do, is to pronounce the Judgment, and this is the judgement of the Court, and the Court doth award. That both of you be led back to the place from whence you came, and from thence shall be drawn upon a hurdle, &c. and the Lord have mercy upon your souls.

Cl. Cryer make proclamation.

Cryer, O yes, &c. All manner of persons, &c. and all Jurors and witnesses, are to appear at this place to morrow morning at 7 of the Cock in the morning upon pain of 100. 1. a piece. So God bless King Charles, &c.

15. October 1660, at the Sessions House in the Old Bailey.

The Tryal of William Hewlet.

Memorandum, that the Bill of Indictment against William Hewlet aliss
Howlet was found at Hickes-hall 12. Octob. instant.

Proclamation of the Court being made.

Clerk of the Et William Hewlet alias Howlet to the Barre which was

Crown. O done accordingly.

Cl. William Hewlet alias Howlet hold up thy hand, Thou standes Indicted of High Treason in the County of Middlesex, by the named William Hewlet alias Howlet, for that thou, &cc. How sayes thou, and thou guilty of the High Treason whereof thou hast been Indicted and art now arraigned, or not guilty?

water colles for you, it is that you mill este as part of the reverse of

Hewlet. I am not guilty my Lord.

Clerk. How wilt thou be tryed?

Hewlet. By God and the Countrey.

Cl. God fend thee a good delivery.

Set him afide,

Odob. 15. 1660.

Clerk of the Crown. Set Axtell to the Bar; which was done accordingly.

Clerk. Daniell Axtell hold up thy Hand.

Axtell. Pray my Lord, let me have Pen and Ink.

L. ch. Bar. Give Mr. Axtell Pen and Inke.

Clerk. Daniell Axtell, these men that were last called of the Jury are to pass, &c. if you will challenge them or any of them, you must challenge them when they come to the Book before they are sworn.

L. cb. Bar. Do you know how many you have liberty to challenge? because I would not have you misinformed, 35 you may challenge peremptorily, and no more.

Axtell. I thank your Lordship.

L. cb. Bar. Unlesse you have any particular cause; if so, you may challenge more.

Axtell. I confesse I am wholly ignorant of the law.

John Kirke, John Smyth, Thomas Morris, Ralph Halfell, John Sherecroft, Francis Beale, Robert Crommell, John Gallyerd, John Shelbury, George Rithe, were called, and by the Prisoner challenged. Thomas Bide, Charles Pitsield, Robert Sheppard, William Dod, Thomas Diman, William Maynard, George Plucknet, Samuel Harris, John Nicoll of Hendon, Henry Marsh, Thomas Bishop, Thomas Snow, in all 12 were admitted, and sworn of the Jury.

Cler. of the Crewn. If any man can inform my Lords the Kings Ju-

flices ? &c.

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Cl. Danie'l Axtell hold up thy Hand. Look upon the Prisoner you that are sworn, and hearken to your charge; you shall under-

derstand that the prisoner stands Indicted, &c.

K. Councell. May it please your Lordships, and you Gentlemen that are Sworn of this Jury, The High Court of Injustice that was Erected for Tryall of the late King, it had all the formalities of a Court to put in Execution that bloudy Act; they had their President, their Councel, their Chaplain, and their Guards; some of their Judges have been already Tryed, one of their Council, and their Chaplain. Now my Lord, we come to the Guards, and this Gentleman at the Bar, that is now the prisoner, He was Commander of that Black Guard, that cruell and bloudy Guard: The Indictment is, That be did Imagine and compasse the Death

of the King; there be several overtacts that are mentioned in the Indictment as Evidences of that Imagination, as the consultation to bring him to Tryal, the Actual bringing him to Tryal, and the Bloudy Execution upon the Scaffold; Our Evidence shall be this. That during the time of the Tryal, the Prisoner at the Bar did Command the Souldiers in Westminster-Hall, himself did keep the Entrance into the Court, and when Bradshaw did speak to the King and told Him he trifled away time, and required his answer to the charge Exhibited in the Name of the Commons of England Affembled in Parliament, and the good People of England; that a Noble person in the Gallery there cryed out, it was a Lye, saying, that above half the Commons disowned it, saying, where are these good people? it is a lye, Oliver Cromwell is a Traytor, this bloudy Fellow commanded the Souldiers to shoot her : he did several times command and encourage the Souldiers to cry out Justice, Justice; and the last day of that horrid Tryal, called by them, the day of Judgement; he likewise commanded them to cry out, Execution, Execution, and when some of them would not doe it, he had the Valour to Reat them. My Lords and Gentlemen of the Jury, if we prove any of these particulars to demonstrate unto you that he was Guilty of compassing and imagining the King's Death, it is equal as if we had proved he did Actually cut off the King's head.

Mr. Bodurdoe, Mr. Nutley, Mr. Harrington, Sir Purback Temple, Mr. Sympson, Mr. Baker,

Mr. Huncks and Mr. Jeonar Sworn.

Councel. Mr. Sympson, tell my Lords and the Jury, who had the command of the Souldiers during the Tryal of the King in West-minster-Hall.

Sir, My Lords (as I said before in the case of Mr. Peters,) Colonel Stubberd and Col. Axteli had the command of the Souldiers below Stairs, near that which was called the High Court of Justice.

Axtell. I defire to know his Name my Lord?

Sir, my Name is Holland Sympson.

Councell. Did you fee him there commanding the Souldiers?

Sir, There was a kind of a Hubbub in the Court, there was a Lady (they said it was the Lady Fairfax) who at the Exhibiting of the charge against the King, said to be in the Name of the Commons and People of England; She spoke out aloud, and said, it was a lye,

that not half, not a quarter of the people. Oliver Cromwell is a Rouge and a Traytor, they called for a Guard, this Gentleman he was called, and brought up some Musqueteers and commanded his Souldiers to Present and give Fire against the Lady, and commanded her to Unmask.

Axtell. What Lady was it I defire to know?

Sir. She went by the Name of the Lady Fairfax, I know not whether it was so or no, it was the common report it was she.

Councel. Mr. Huncks pray tell my Lord what you know of the Pri-

foner at the Bar.

Huncks My Lord to say possitively any thing of the man touchhis command I cannot, but onely that morning the King Dyed he
came into the Door of the Room where Colonel Phayre, Col. Hacker,
Cromwell and my selfe were (Ireton and Harrison lying in bed together in the same Room) and then he stood at the Door half in
and half out; I refusing to Sign an Order for Executing the King as
Crommell ordered me, and some little crosse Language having passed,
saith the Prisoner at the Bar, Col. Huncks I am ashamed of you, the
Ship is now coming into the Harbour and will you strike Sayle before
we come to Anchor. This I appeal to your self, but for crying out
Knock them down, Shoot them, I know not who it was, the Others
cryed Justice, and some of the Souldiers, but I professe I know not
who it was particularly, but they cryed Justice, and then I sell a
trembling, for I was affraid of the King; but these were the words
he used to me, will you strike sayle, &c.

Axtell. My Lord, I defire to ask him a question.

L. ch. Bar. Ask him what you will.

Axtell. If I am not in the right I hope your Lordships will direct me.

L. ch: Bar. Go on.

Axtell. Col. Huchks, where was it?

Huncks. In a little room in Whitehall, where Ireton and Harison lay in bed together.

Axtell. Do you know whereabouts?

Huncks I think I can go to the Room; I appeal to your own con-

science before all this people.

Axtell. By your favour Sir the room I pereeive you know not, and truly Sir, My Lord, if you please to give me leave, because he Bb2

appeals to my conscience, I doe appeal to the Great God before whom it may be, I may be Arraigned to give an account of all my Words, Thoughts and Actions; I do not remember that ever I had any converse with this man there, or met him there, or any of that company there that day, he was a stranger to me, but I wish that you (to save your selfe being in the Warrant for Execution) doe not make others a Peace-Offering to save your self, the Lord that knows my heart, I appeal to him, I appeal to your own conscience because you appeal to my conscience, I never met you nor saw you there.

Huncks. Have you done? then give me leave, you say you doe not know me, I appeal to the same God, when Cromwell took upon him to have the Caown, have not I said what have you got by being

Febu-like? Lord strike me dead bere if it be not true.

Axtell. I will not reflect upon him, but because he hath appealed to my conscience, therefore I speak it, it is known Notoriously how Jehn-like you was, when you was one of the chief Guards of his Majesty, one of the Fourty Halberteers that did oppose every person then for the King; had I had time and had not been a close Prisoner as I was, there was Witnesses enough.

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Councel. This after our Evidence is more proper.

Huncks. Spare me not Col. Axtell.

L. ch. Bar. Take the Old and Aucient course, let the Witnesses that are produced for the King be all heard, then give your answer to all of them together.

Axtell. My Memory is not very good.

L. ch. Bar. You have Pen, lnk and Paper.

L. eb. Bar. Mr. Axtell, is this all that you defire to speak to Col. Huncks?

Axtell. Yes my Lord.

L. cb. Bar. Have you any other Questions?

Conncel. My Lord, we have a few words, he Objects as if Col. Huncks were under a danger, he is pardoned.

Astell. I defire to ask him upon what account these words were

spoke?

Huncks. My Lord it was this; Cromwell having a Commission (which I think I heard read here) Colonel Hacker was reading of it, My Lord, Cromwell he comes to me and by Vertue of that Com-

Commission, he would have me to write Warrant for Executing the King. I refusing to write that Warrant (upon this which he speaks of that standing at the Dore, if God blesse me I will search all the Dores at Whitehall but I will find it out) I not doing it, I said why should it be offered to me, sayes Cromwell thou art a peevish Fellow, Cromwell fell a writing, assoon as ever he had done that writing, he give Hacker the pen, what Hacker writes I know not, and upon my resusing, this prisoner at the Bar said, Col. Huncks I am now assamed of you The Ship is now coming into the Harbour, and will you now strike Sayle before you cast Anchor.

Warrant or Commission directed to three persons; Hacker, Huncks, and Phaire for Execution of the King; Cromwell demanded of this Gentleman (Col. Huncks) that he should sign a Warrant by Vertue of that other Warrant, and this Gentleman refusing it, the Prisoner objects this, that he to save himself doth witnesse this against the Prison r, Gentlemen he did resule the thing, have you any thing to

ask Col. Huncks.

Axtell. He sayes Col. Phaire and Hacker was there; I doe not doubt but they will be to conscientious to vindicate me from all

this charge.

L. cb. Bar. If it be any thing that tends to your defence that you will be heard afterwards; but have you any Questions to ask Col. Hunks?

Axtell. No more, I know nothing of it, if I were to d, e at this

Bar presently.

Councel. Sir Purback Temple pray tell my Lords and the Jury your knowledge of the carriage of this Gentleman touching the Tryal of

his Late Majesty.

Sir P. Tem. My Lord being present and engaged by some persons of Honour, Servants of his late Majesty to be present when that Horid Murther was acting before this Court of Justice (as they called it) was present at all the Tryals of the King, & very neer him I heard the King demand from Bradshaw by what Authority and Commission they proceeded thus strangely to Try him. Then I heard the ady Fairfax and one Mrs. Nelson (my sister) after the exhibiting of the charge in the Name of the Commons Assembled in Parliament, and the good people of this Kingdom against Charles Stuart King

of England, I say I heard the said Lady cry out from a Gallery over the Court, Not half the people; it is false! where are they or then Confents? Oliver Cromwell is a Traytor! Upon which I heard the Prifoner at the Bar, cry out, Down with the Whores, shoot them, which made me take the further notice of them, feeing him in Westminster-Hall commanding the Souldiers there, I faw him the most Actively person there; and during the time that the King was Urging to be heard, he was then laughing, entertaining his Souldiers, scoffing aloud, whileft some of the Souldiers by his suffering, and (I believe) procurement, did Fire powder in the palmes of their hands, that the v did not onely offend his Majesties smell, but enforced him to rife up out of his Chair, and with his hand to turn away the smoke; and after this, he turned about to the people and smiled upon them, and those Souldiers that so rudely treated him: Then turning himself to Bradsham, said to him and the Court, There are some sitting here (fixing his Eyes upon some persons neer Bradsham) that well knew that if I would have Forfeited or Betrayed the Liberties and Rights of the people, I need not have come hither, (or words to this Effect : ) But their Liberties and Rights are dearer and nearer tome then my three Kingdomes; nay then my life it felf. Therefore ! desire you to here me and remember, that I am your lawful King that have done you many Acts of Grace and Favour.

After which, this person Mr. Axtell, prisoner at the Bar, comman ded his Souldiers to cry out, Justice, which the Souldiers no readily obeying of him, I saw him beat Four or Five of them with his Cane, untill they cryed out, (with himself) Justice, Fustice, Executive tion, Execution, which made me turn to a Noble Lord, by whom I then flood, and said, Pray my Lord take notice, there is not a bove 4 or 5 that cry out Justice, Justice: I heard also of their spite ting in the King's Face; and I think no bodies sufferings have been so like those of our Saviour Christ Jesus as his Majesties were After this, this persons crying Justice, Justice Execution, Execution, tion, a second time, the Court proceeded to passe a Sentence; which his Majesty pressed hard against, and told him, Sir, before you passe that ugly Sentence (which I very well understand your intended to doe, ) I defire von to hear me, hear me, hear me, pall onately and not offectionately expressing it, which they denying King, and the noise of Justice, Justice, Execution, Execution, being

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repeated, they proceeded, and read that uply Sentence of Death : After which, his Majesty was immediately hurried away from the Bar into a common Gedan, where he was carried by two common-Porters; which Cedan I followed to the middle of King's street, where I saw the two Porters, in reverence, go bare, till the Souldiers (under the command of the Prisoner at the Bar) beat them, and would not suffer them to go bare when they carried him. After this, the people cryed out, What do you carry the King in a common Cedan as they carry fuch as have the Plague? God deliver your Majesty out of such Enemies hands. In which Street I was forced to leave the fight of his Majesty, occasioned by the injusies and hurts I received in my person from the Souldiers under Axtell's command; they carrying him through the Streets shouting in tri-A short time after, I received an importunate command from a Lady of great Honour (a servant of his Majesties) that I would endeavour to find out where the Body of the Martyr'd King was, and to give her an account where then it was; Applying my felf to Whitehall, after two or threescore Entreaties, I was denyed; but understanding that money would doe it, I gave the persons then under the command of Mr. Axtell that then kept it, to shew it me, half a piece; who in scoffing manner took me by the hand, said, If thoustbinkest there is any sanctity or bolinesse in it, look here; where I faw the Head of that Bleffed Martyr'd King lie in a Coffin with his Body, which smiled as perfectly as if it had been alive: this is the fad account of the martyr'd King, and this fad horrid Prisoner Mr. Axtell.

Axtell. My Lord, may I ask that Gentleman some Questions ?

L. cb. Bar. Yes, yes.

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Axtell. My Lord, He seems to say, that I bid the Souldiers cry out for Justice, he doth not at all say I was there in command; but he saith a Lady, by report the Lady Fairfax, spake some words, and that I should bid the Soulders silence her; truly I desire to know

the certainty of the place where I flood.

Sir P. T. My Lords and Gentlemen of the Jury, I saw this perfon standing within a Pike or two length as I can guesse it, (I remember the place within a yard of the ground in Westminster-ball,) I do not say this person sate in the Court as a principal Officer that did then hold his Majesty prisoner at the Bar, I did not say, it was a nady a Lady noknown, or reported to be such a one; but I said it was the Lady Fairfax, and my own Sister Mrs. Nelson, and he cryed shoot the Whores.

Axtell. He feems now to say I commanded the Guards; I never was a Guard to his Majesty or had thing to doe in that businesse, but it was wholly committed to a company of men I know not of That Gentleman that spoke I have no acquaintance with him; I think he did not know me at that time.

L. cb. Bar. Have you any thing to ask him ?

Sir P. T. My Lord, another passage he puts into my memory when I did observe a thousand of sad faces; I saw none laughing but your self, as if you had been carousing and entertaining the Souldiers. I do not charge you that you commanded those Halbertiers, but those Red-coats; you were all in Red: I saw you cane those 4 or 5 souldiers I mentioned, till they cryed justice, justice with you, and that with the powder in the palms of their hands, they forced the King to rise out of his chair, which you were much pleased with and laughed at.

Axtell. I say before the Lord, before whom I must be judged a-

gain for this, I do deny this whole Ob dience.

Griffith Bodurdee, Elq. fworn.

Gr. Fod. My Lords and you Gentlemen of the Jury, I was at the time of this fad Tryall in Westminster-ball.

Axtell. Your Name Sir, I beseech you? Councell. His Name is Mr. Bodurdoe.

G. B. I say I was all the time of the King's Tryal in Westminster-Hall; I was in a Gallery that I had out of my house where I then lived, just under and besides the House of Commons; and I do remember I saw this Gentleman there; I do think he was then called Lt. col. Axtell so far as I remember; truly, I have not seen him since before this day, nor have had any reason to have known him, but that I saw him very active in giving commands to the Soudiers there: this Gentleman was keeping the court, letting some in, and putting others out: he seemed to have command of it; One day (whether it was about some passage or their Presidents Speech I know not,) there was a Lady in the same Gallery where I stood, and some muttering, It is a le, not half the people, or words to this effect. He the now Prisoner at the Bar standing below in the court within

within the Bar not far from Dendy with some Five or Six Souldiers; upon this muttering and disturbance (as he apprehended) to the Court, he called to the Souldiers, saying, Shoot them if they speak one word more; they did also present the Muzles of their Musquets up to the Gallery: My Lord, by this we were very Hush; after that immediately within half a quarter of an hour, Dendy came to the Gallery from the Court to know who it was that made that disturbance. But the Lady was withdrawn into my chamber, and did not come out afterwards.

Ax. Where was this Sir? L. cb. Ber. What is it you defire?

Ax. My Lord, where he faw me then?

L. ch. Far. Mr. Bodardoe, you here the question.

Mr. Bod. There was a Gallery which I do believe is yet standing, and the Court was just underneath the Gallery, and you were just underneath the Gallery and five or fix Souldiers with you.

Richard Toung, fworn.

Councel. What do you know of the carriage of the prisoner at the

time of the Tryal.

Towng. I was upon a Scaffold whereby I did see what was done in the Hall; I saw that Lieut. Col. Axtell was buse and very active in encouraging the Souldiers to say, let us have Justice against the King.

Axt. I defire to ask Mr. Toung one question? others say that the word was cry for Justice, this Gentleman is pleased to make some Ad-

dition, Let us have justice against the King!

Toung. No not against the King, but I conceived you meant against the King.

Axt. I cry you mercy, you do but conceive fo.

Toung. You were upon the right hand of the Hall almost at the corner near the pavement, it could not be otherwise applyed.

Iobn Iconar, fworn.

Councel. Speak your knowledge of Col. Axtell's carriage at the

High Court of Justice.

Ieanar. I had the Honour to wait upon the King as a domestique Servant to the time of his Death; that day which was the first day the King was brought to his Tryal, I did wait upon Him among other servants, we stood close to the Ear where the King was, some three or four of us, Col. Axtel. was upon the right hand of us commanding the Guard to keep things in order when the Court was to be withdrawn, (the many circumstances about the Lady Fairsax

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shall be omitted) the President command the prisoner to be withdrawn, with that Col. Axtell steps down before me to draw out his Guard, this I heard him say, Souldiers cry for Justice, Justice, I was the next man to him; and upon the last day of the Tryal, he did come down in the same manner, and bid the Souldiers cry out for Execution, Execution.

Axtell. 1 do desire a question may be asked of that Gentleman? I must confesse I did not know the Gentleman, at that time, though he saith he knew me. He seems to say, that at the first day I encouraged the Souldiers to cry, Justice, Justice, and the last day, Execu-

tion, Execution; What place was this in Sir?

Jeon. I tell you, the King was brought from Cotton House through a Guard that you managed of Musquetiers and with a guard of Partisans; besides, there was my self and others there: when we came up, we got as close to the Bar as we could; you were passing up and down from above and below: when the Court was dissolved, you stept down just before to draw your Guard to make ready, to cry, Justice, justice, and the second time Execution, execution, you were very near me, and then you cryed, Justice, justice, Execution, execution.

Axtell. Are you certain; I have heard other men, I confessaccu-

sed for this, Some other Officers.

Jeonar. I did hear you, I do know you by fight.
Councel. You know him now to be the same person?
Jeonar. Yes.

Samuell Burden, Sworn.

Corn. Tell my Lord and the Jury what you know of the carriage of the Prisoner.

Eurden. My Lords and Gentlemen, I do believe Col. Axtell knows the well enough, I was then under his own command at Whitehall; there were some Cavaliers then in the Regiment: it was my fortune I came into your Company, I wish I never had: you commanded more besides my felf to be a Witnesse against the King, and Justice Cooke took my Examination: you brought me in, you commanded the Guards that time at Whitehall when the King was upon his tryal.

Axt. What more?

Bur. And you commanded Elista Axtell with a file of Souldiers, to take a Boat & go down to the common Hangman that liv'd beyond the Tower to execute the King; he is now Shepard's Serjeant in Ireland.

Axtell. My Lord, I desire to ask him a question? he was p'eased

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to say, I desired him to be a Witnesse.

Bur. Yes. of the to the to the the the the the the

Axtell. Where was it?

Bur. In the Court at Whiteball. O world the

Axt. My Lord, I have feen the printed List of VVitnesses against the King, and in that list you shall find no such Name.

Bur. I have been a Prisoner in Dublin by your means.

Axt. My Lord, I hope you will take notice of that.

coun. Burden do you remember any of his commands to Web, to

draw up in the Banqueting-house?

B. He commanded Web to draw up in the Banqueting-house, during the time of Execution, his own company. I was one of his own company then.

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Coun. In order to what?

Bur. For Execution.

Axt. My Lord, is Webb here?

Bur. He is in Dublin.

Axt. I wish he were here.

Edward Cooke, Sworn.

Cook. And it please your Honour my Lord, the last day of the Tryal of his Majesty, I came into Westminster-hall, coming where the Court was, I did see Col, Axtell the Prisoner at the Bar there with some Musquetiers.

Coun. VVhat day was this?

Cook. The last day of his Majesties Tryal.

L. ch. Bar. Go on Sir.

Cook. Standing there a little while, his Majesty came guarded with some Halberteers, when he came by the Souldiers that stood with Col. Axtell, his Majesty bowed, and afterwards put off his Hat, and went up to the Court; I could not know what Bradshaw said to him, I stood below, I heard him say, he was brought by the consent of the commons and people of England: there stood a Lady above in a Gallery crying out, it is a lye, where are the people, or their 'consents' Cromwell is a Traytor: whereupon Col. Axtell, standing by saith he, what Drab is that that disturbes the court; come down or I will fetch you down.

Mr. Nelfon, Sworn.

Coun. Tell my Lords and Gentlemen of the Jury, touching the Discourse between you and the Prisoner at the Bar in Dublin.

Nelson. My Lords and Gentlemen of the Jury, upon a Discourse Cc2 with

with the prisoner at the Bar in Dublin 5 or 6 yeers fince, upon the platform in that castle we discoursed of the late Kings, having had leveral reports, I defired to know of him who it was that Executed the King, thinking he might inform me, he was pleased to tell me this. faith he, the persons that were imployed in that service, you know them as well as I do; truly Sir not I, faid I, I faw them in Vizards but not their Visage as I know of, yes saith he you doe know them, it is true faith he, my felf and others were imployed in that affair in order to the Execution; but there were several persons came and offered themselves out of a kind of Zeal to doe the thing; but we did not think it proper to imploy persons whom we did not know, but we made choice of a couple of Stout persons, pray let me hear their Names faid I, faith he it was Heulet and Walker, I defired to know their reward, Truely saith he I do not know whether 301. a piece, or between them; I said it was a small reward for a work of that Nature, truly faith he that was all.

Axt. You named one man, I did not heare the other named.

Nelson. I named Hewlet and Walker, he was one that managed the Execution, he told we so, and it please you Sir.

Axtell. He is pleased to say that in Ireland there was such confe-

rence, was any body by? . Nelfon. No Sir.

Axt. Did I name any body to you?
Nel. You named those two persons.

Axt. Certainly I must invent them then, for I had no more knowledge of them then any one here

Nel. You told me you were one of them that had the managing

of that Affair.

Councel. My Lord, we have done with our Evidence, those particulars that were first opened to you; have rendred the prisoner much a blacker person then we thought. we leave him to his defence.

Axt. May it please your Lordships, in the First place because I am ignorant in the laws, I desire to know upon what statute this in-

dictment is grounded.

L. cb. B. It is grounded upon the statute of the 25th. of Edw. the

Axt. My Lords, I must acknowledge my ignorance of the laws, being a thing I never studied, nor have the knowledge of, but I have heard it is the duty of your Lordships and the Judges to be of Councel for the prisoner in things wherein he is ignorant in matters of

law to make his just defence, and therefore my Lord the indictment it self being matter of law, if your Lordships please not to Grant me Councel to speak to matters of law, I humbly prey that your Lordhips will be pleased that for want of knowledge, formalities, pun-Etilloes, and nicities of the law, I might not undoe my felf; I have heard by a learned Judge, that though the Judge be of Councel to the King, yet by his Oath he is also to be Counsellor to the prisoner, and stands as a Mediator between the King and prisoner, and therefore my Lord I shall beg that humble Favour, that wherein I shall fall fort to make the best improvement of my plea in matter of law, that your Lordships will help me, and not take advantages against me, as to the nyceties, formalities and punctilloes of the law; and my Lord this is a resemblance of that Great day where Christ will be Judge, and will Judge the secrets of all hearts, and of all words, and of all persons, and by him all Actions are weighed, knows all our hearts whether there be malice, or how it stands in the frame of each heart before him in this place, and therefore I hope there will be nothing by prejudging, or any thing by precluding to be so black a person as it seemed to be said against me. My Lords, I must shorten the time and come to speak as to the Authority?

L. ch. Bar. As to what Sir?

Axt. I speak as to the Authority by which or under which I Acted, I humbly conceive my Lord under Favour, that I am not within the compasse of that statute of the 25th. of Edward the Third, for that questionless must intend private persons, councelling, Compassing or Imagining the death of the King. But you know my Lords the War was first stated by the Lords and Commons the Parliament of England, and by Vertue of their Authority was Forced to be raifed, and they pretended by law that the right of the Militia was in them, and your Lordships will remember in several Declarations and Acts that was mutually exchanged between his Majesty and parliament, and my Lord that was the Authority the Lords and Commons Affembled in parliament, raifed a Force and made the Earl of Effex General, and after him the Earl of Manchester, of the Eastern Affociation, and after that Sir Tho. Fairfax Lord General of the Forces, by this Authority I Acted, and this Authority I humbly conceive to be legal, because this parliament was called by the Kings Writ, chosen by the people & paffed a Bill they should not be dissolved without their own consents, that the parliament was in being when the Tryal was, and a question whother yet legally Dissolved.

In the Fourth place they were not only Owned and obeyed at home but abroad to be the chief Authority of the Nation, and also owned by Forreign States and Kingdomes, sent Ambassadors to that purpose, under them did all the Judges of the land A&, who ought to bethe Eye of the land and the very light of the people, to Guide them in their right Actions, and I remember the Judges upon Tryal (I have read it of High Treason) Judge Thorpe, Nicholas, and Fermin have declared it publickly, that it was a lawful justifiable thing by the law of the land to obey the Parliament of England. Mi Lord, it further appears as to their Authority over the people of this Nation petitioning to them as the Supreme and lawful Authority: and My Lords as I have heard it hath been objected that the Houses of Lords and Commons could make no Act. Truly my Lord if you will not allow them to be Acts, though they intitle them for call them so, and obeyed as so by the Judges, Ministers, and Officers of State, and by all other persons in the Nation, yet I hope they cannot be denyed to be Orders of Parliament; and were they no more but Orders, yet were they sufficient as I humbly conceive to bear out fuch as Acted thereby. And my Lord the Parliament thus constituted and having made their Generals, he by their Authority did constitute and appoint me to be an inferior Officer in the Army, serving them in the quarters of the Parliament, and under and within their power, and what I have done my Lord it hath been done only as a Souldier, deriving my power from the General, he had his power from the Fountain, to wit, the Lords and Commons, and my Lord this being done, as hath been faid by feveral, that I was there and had command at West minster-hall, Truly my Lord if the Parliament command the General, and the General the inferior Officers, I am bound by my Commission according to the Lawes and Customes of War to be where the Regiment is; I came not thither Voluntarily, but by command of the General, who had a Commission (as I said before) from the Parliament. I was no Counfellour, no Contriver, I was no Parliament man, none of the Judges, none that Sentenced, Signed, none that had any hand in the Execution, onely that which is charged is that I was an Officer in the Army, if that be so great a crime, I conceive I am no more Guilty then the Earle of Effex, Fairfax, or the Lord of Manchester.

Judge Mallet, You are not charged as you were an Officer of the

terrice lived by District

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Axte l. My Lords That is the main thing they doinfift upon: my Lord, I am no more Guilty'then his Excellency the Lord General Monck, who Acted by the same Authority, and all the people in the three Nations; and my Lord, I do humbly suppose, if the Authority had been onely an Authority in Fact and not Right, yet those that Acted under them, ought not to be questioned; but if the Authority commanded whatfoever offence they committed, especially that that guided me was no leffe then the declared Judgement of the Lord's and Commous, fitting in Parliament; they declared that was their right as to the Militia, and having explained several statutes of Henry the 7th. wherein the King having enterchanged Declarations with the Parliament; the Parliament comes to make an Explanation upon that Statute; and my Lord, it is in Folio 280. wherein they do possitive'y Expound it and Declare it as their allowed Judgement. To clear up all scruples to all that should take up Arms for them; faith the Parliament there as to the Statute of the 11. of Henry the 7. Chapter the first, which is printed at large, comes there to explain it in General, and comeshere, Folio 2811 and gives this Judgement ; It is not, say they, agreeable to Reason or Conscience that any ones duty should be known, if the Judgement of the High court of Parliament le not a Rule or Guide to them. In the next place, this is the next Guidance, Rule, and Judgement of Parliament, upon the Exposition of this Statute, and as they have faid in feveral places (was it not too much to take up your Lordships time) they are the proper Judges and Expounders of the laws. The High Court of Parliament have taken upon them to expound the law, and faid, that we lawyers will give the meaning of the Text contrary to what they have expounded the meaning under their hands: in the same Declaration his Majesty is pleased to quit that Statute upon which I stand Indicted, the 25. of Edm. the Third, where they do my Lord expound that very Statute in the Declaration made in 1643. Folio 722. I come to the declared Judgement, wherein they did politively fay, that the persons that do Act under their Authority, ought not to be questioned as persons Guilty Folio 7.27 that is the Exposition that the Lords and Commons Assembled in Parliament doch make upon the statute. My Lord, this is an Argumentation of Discourse in ju-

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stilication of his proceedings, we defire to know what he will answer as to the Plea.

Ax. My Lords, I have this further to fav, that if a House of ommons Affembled in Parliament may be Guilty of Treason; (for the truth

Lords and Commons in Parliament, and of the Commons in Parliament) then doubtlesse they must begin the Treason: if the House of Commons, who are the collective body and Representation of the Nation, all the people of England, who chose them, are guilty too; and then where will there be a Jury to try this? concerning the Commons alone, I have been over ruled.

L. cb Bar. If you have anything to say to the Lords and Commons, answer to your charge; your charge is nothing of the Lords and Commons; but what you Acted when the house was broke and

Forced.

Coun. You cannot but know that there is nothing charged against you, for which you can so much as pretend an Authority of the Lords and Commons, you know before you could doe this Horrid Murcher, you were the persons that destroyed the Lords and Commons both; indeed you Ravel in a businesse, and to make people gize upon you without any Ground.

Axt. I am upon my life, I hope you will hear me patiently.

L. ch. Bar. God forbid but we fould.

Axt. I doe desire to affert my Authority; if any thing was done upon the House of Lords and Commons, I doe not come here to justifie their Actions, I was not concerned in it. My next Plea is this; that if a House of Commons can be charged Guilty of High Treasm as a community, the distributive Body must needs be Guilty.

Court. If there should have been 20 or 40 men come out of the House of Commons, and should Murther a man, they must answer for that; it is not the community that can doe such an Act of Treason; these persons that you call a House of Commons, there was but 26 of them, and these must be the people; this is the state of the case; and when you have thrust out thrice the number of those remaining

only those can serve your turn.

L. Annesty. Mr. Axtell, I am very torry to see you in that place and it troubles me as much to hear you went that for an Authority which you know your self was no authority; you would now for your defence for life (& it is reason you should make as full a defence for life as you can) you would shelter our self under that Authority, which I am sorry I must say were one of the greatest Violators of you cannot forget how near a close of this bloudy War by the mercy of God, this Nation was, when the Army interposed, whose Trade it was to live by War, when they had selt so much of the sweet of War, they would not

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suffer the people to enjoy peace, though the Lords & Representatives in Parliament had agreed to it; A Treaty was begun terms of peace propounded and agreed to, this you cannot forget, and will have no need of Notes or Books to help your Memory: when the people Groaned under the miseries of War and thirsted after Peace, then come up the Army, who were servants to the Parliament till that time, taking upon them the Authority (you cannot forget that your felf. was one of the number that came to offer acculations against the majority of the Commons House, calling them Rotten Members;) the House of Lords was not then suffered to sit, they would not joyn in that Ordinance that was preparing for the Tryal of the King; when the Lords had refused, they were no longer fit to be Lords neither; then comes in a new Authority which we never heard of before; a remnant of the House of Commons joyning with the Army, that had driven away the greatest part of the House of Commons; (for in all Affemblies and Courts the major part must determine, or no determination) after this course was taken, then is an A& set on foot, they take upon them by Votes of their own to be the Parliament of England, that the supreme power of the Nation is in the Representatives of the people; who were they? those few only that remained almost all the Cities, Counties and Burroughes of England had none left to represent them, they were driven away by Force, then was this A& of Parliament (such an Act as was never heard of before) set ou foot and paffed as an Act by a few of the House of Commons, if you can plead this for your defence, this is the act that you must shelter under. but you know the Lords and Commons had Unanimously resolved for peace, and so agree with the King : if this A& will be any defence, you may plead it to the full; and this is all you have to fay; therefore go upon no Forreign matter.

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Axt. If it please your Lordship, that worthy Lord that spoke last is pleased to say, that I was one of the persons that did accuse some of those Members of Parliament; truly my Lord, I never did come to the Commons Bar but once, presenting a Petition; and for my hand either in charging any of the Members, or Secluding any of them, I never had any hand in that matter, this is all to that part. Next I Humbly conceive here I must ground my bottome, and if I perish, I perish by a Judgement in a Parliament; My Commission that did Authorize me to obey my Generall, was given me when the Lords and Commons sate in Parliament, I had no other Commission then this: my Lord Fairfax commanded the Army after

the Kings Death by the like Commission, I did But my duty in going to my Regiment, the General saith, go to such a place, stay there, if I resule, by the law of War I Dye, if I obey I am in danger likewise; I say my Commission was given me by the Lords and Commons, and therefore I hope my Lord that what I have said and offered in that particular, is not Truthlesse but of Weight.

Court. The Effect of your Commission is onely to make you an

Officer.

Axtell. My Commission bears date the 27th of March 1648. Ten months before the Kings Death; we had no other commissions, therefore I humbly conceive the question will be this in point of law, and I humbly desire it may be Truly and Fairely stated by your Lordship and these Honourable Judges, that whether a man being guided by the Judgement of the Lords and Commons Assembled in Parliament, and having Declared their Judgements and Exposition of that statute of the 25th of Edward the Third, and Acting onely by that Judgement of Parliament and under their Authority can be questioned for Treason. That my Lord is a question that I do humbly think is a point in law, and that you will please fairly and truly to state it, whether I am within the compasse of that statute whereupon I am indicted.

Councel. My Lord, We do not charge him with any thing that he did Act under the colour of his Commission, or with any thing he did before that, but that which we charge him with are the Acts that he did at the Tryal of the King, shew us your Commission from the Lords and Commons Affembled in Parliament for Tryal and Execution of the King, you say something; we doe not charge him for any thing done by Vertue of that Commission, but with those violent Acts that he did in encouraging the Souldiers to cry Justice, Justice, Execution, Execution, and all those other Violent Acti ns of his own malitious heart against the King. We humbly beseech you he may anfwer to that which is the charge against him, and that is the Compasfing and Imagining the Death of the late King, and his declaring that by those overtacts that we have proved. My Lords, we defire that the Prisoner at the Barmay remember that he is not Indicted for lev ing War against the King, if so, then that Sir which you offer migh be given as a Plea, and we should have spoken to it; but you are Indicted for Compassing and Imagining the Death of the King; and that which we have given in Evidence were the subsequent overt eas to prove the fame.

Axtell. I hope you will not think it much to give me some more freedom for my own desence for life; My Lord, I must needs say though there was a sorce on the Parliament, I am not to justifie it; I was no Lawyer, no Statesman, no Counsellor, but a Souldier; & if the General who had a Commission from the Lords and Commons and that some years before and after the King's Death, be not Guilty of Treason, what I did was by command from my General; and though I am charged with being in Arms in Westminster-ball, and at such and such a place, yet it was not a Voluntary act; for I was bound to obey my General; I do humbly pray that I may have your Lordships Judgement in this point; I must say it was from the sense of their exposition of the law and of the statutes, and from the Authority that every one took up Arms for and served them, and obeyed either the one General or the other; I say it was under this very Authority, and this must needs acquit me from all the guilt that is laid upon me.

L. ch. Bar. You put your self upon the Judgement of the Court upon this which you call a point in law. First, it is manifest that there is no excuse at all for Treason, no man by his Commission can warrant the doing of an Act which is Treason! you must take notice of the Authority whether it be good or no your Commission was not to put the King to Death, but on the contrary, to preserve the King's life. The Lords and Commons what they did, we do not medle with; the Reason and Ground of what they did was the prefervation of the King's Person, as well as the maintenance of the laws and liberties of this Nation, they made Protestations, Declarations, and Oaths for the prefervation of the King's Person; and you could not but take notice of those things. Now whereas you go about to throud your felf under the Lord Fairfax, he had no fuch Power, and therefore you can challenge no more then he had: and to what you fay concerning the Judgement of the Parliament, there will be a great deal of difference between a particular Case, and a Declaration of Lords and Commons; there is nothing you have faid that hath any thing of Force, and God forbid you should make use of it; But I must tell you, you could not but notoriously know all those Transactions that were in the Army, what the Army had done, That they came up with Swords in their Hands, and turn'd out whom the would; you , faw what the Lords and Commons had done, That the Treaty was ready for his Birth; And then you come up with your Mermidons with Force and Arms and Exclude the greatest part of the Members, and then the Lords were laid afide : it is true, the Lords were not wholly Dd 2

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wholly diffolved, but they would not fuffer them to Sit nor A& at all, and this was apparent to the Nation. If men under colour and pretence of fuch things, Namely, that a few persons (for so they were) but an Eight part of the House of Commons permitted to remain, and of that Eight part (which was but 46 in the whole) there were but 26 that Voted that Act which you say you obeyed : but you say you obeyed the General : you nere not to obey the General in this Case; for the Facts that you have committed, are not charged as Acts of War; you are not charged for bringing the Souldiers in, but for those Violent Actions that you were guilty of there; you made the Souldiers cry out, Justice, Justice, Execution. Execution, you sent Officiously for a Hang-man to come down to you; your Commission gave you no power for this, the Death of the King you know how it was defigned, you know the Act for the bringing in of that Commiffion (as they call'd it) to fit in justice was after the House of Commons was reduced to a very small Number, and some of those diffenting too, what you did act under that Authority, if you can justifie it, in the Name of God fay fo, but do not Engage the Nation in those things which they abhorred, and by the mercy of God are laid afleep.

Mr. Justice Foster. You begin at the wrong End, you ought as all men ought to doe, First, to answer the matter of Fact, and not to put in these long dilatory Pleas till you have answerd the matter of sact, whether those things charged on you be true or not; then if you have any thing surther to say for your self by way of Excuse, it will

be the time to speak, and not before.

Ax May it please your. Lordships, I humbly conceive I am upon that method to the first part of the witness, they accuse me for commanding my souldiers in Westminster-hall; then I must prove my authority, which I have been about to do, and declared the judgement of Parl.

L. ch. B. The Court have heard you with a great deal of patience,

and that which is not at all to the businesse.

Ax. I only refer this as to the authority (I humbly conceive you will give me leave to infift upon this, & how far I may improve it for my own defence,) here is the Commission by which m; L. Fairfax acted & that after the King's death, and I acted by the same authority he did, I had not been at Westminster-hall but on the comand of the General.

Court. Doth that Commission Authorize you to cry justice justice? and to look up and down to get Wirnesses against the King, is that in

your Commillion?

Axt. I am to serve and obey all my Superiour Officers, that is my Commission; if I doe not, I die by the law of War.

Court.

Court. You are to obey them in their just commands, all unjust commands are invalid. If our Superiors should command us to undue & irregular things (much more if to the committing of treason) we are in each Case to make use of our passive not active Obedience.

Axtell. Under Favour, it is not proved, that I did either Compaß

or Imagine the King's Death, that is matter of Fact.

Court. Let us try that.

Ax. My Lord, I did nothing but as a meer Souldier, I had! Authority from the General, I would leave this before your Lordships and the Jury, that what I have done hath been by Authority of the General!.

L. Hollis. Sir a word to you. If you could fatisfie the Court that you had received a Commission from the General to do those things with which you stand charged it were something, then were it proper for you to plead it, and the Court to judge. Pray take this along with you, the General gave you no such command, what you are charged with in the Indictment, is for compassing & imagining the Death of the King, and that by fuch and fuch overt acts, As making your Souldiers cry out, Iustice and Execution, for being active and forward in sending for the Executioner, and such other Acts, prove thele are in your Commission, and you say something: I am sure, you cannot be ignorant, that that very Authority that you do now urge to give life and power to your Actions, that you destro, ed it, laid it in the dust, acted contrary to it several wayes, when the Parliament protested against fetching the King from Holmby as the dil, when they went on proceeding in the way of peace, then came you up to the Bar (1 think you your felf) and charged some of the Members; first 11 as rotten Members, and these Men were forced away; this you know your General had no Commission to doc, and this you know was a Violation of that power that gave our General the Commission. After that when the Treaty was brought on in the Isle of Wight, when there was great hopes of peace, then you knew the King was hurried thence by Force, which the Parliament protested against. After that when both the House of Commons and Lords came to consider of one particular that passed, they resolved that it was sufficient ground to proceed on for the settlement of peace; then did you fall upon these Houses and tear them in pieces, and throwing out about 200, luffering only about 40 to remain, and they were glad to fend for one Member out of prison to make up a House. That which you say of the Supreme Authority, and that by Vertue of which you did Act; it shewes that you did not at all go by any Authority, but you followfollowed your own lusts; and therefore do not sew these Fig-leaves together, which will stand you in no stead; if you would apply your self to answer that which you were charged with, it were something.

Axt: I do desire to have no more interruptions then is meet in making my own Defence. My Lord, Here are many things by way of motive urged to the Jury, which is not within the Charge, I defire I may have that fair play, that nothing may be urg'd but what is in the charge.

L. ch. Bar. You give the occasion Mr. Axtell, keep to the matter

and you shall not be interrupted.

Lord Hollis. I shall be very forry to urge any thing against you which doth not necessarily follow; for what you say touching your

Authority, I shall shew you have no Authority.

Axtell. My Lord, I have the same Commission as the Generall; what I did was not of my own head: I had a command; As for all that hath been charged against me, I shall say this; I was none of the Court, I did not fetch the King from the Ifle of Wight, nor advised, compassed, or imagined his Death, or sentenced Him to Death, or figned the Warrant for his Execution, or Executed Him; I am none of them. My Lords, and therefore whoever did make any breach upon the House of Commons, they were Grandees, persons of a greater Quality; I was an inferior Officer, I was never at the House Ear, but upon presenting one Petition to the Parliament from the Army. I shall now come to speak to the Evidence which hash been given particularly against me; And the first, my Lord, is Mr. Sympson, He faith, I had the commands of the Guards at Westminster-Hall. My Lords, I have told you already shewn you by what Authority I came thither, and that I ought not to refuse; if I had according to the laws of war, I must have suffer'd death; and that is all as to Mr. Sympson, only that a Lady (he knows not who) spake something there.

L. ch. Bar. He faith, he heard you bid the Souldiers give fire against

the Lady.

Axt. My Lord, I must say, if there was any Lady that did speak, who she was, I know no more then the least child here: but my Lord, to silence a Lady, I suppose is no Treason. If a Lady will talk in.

pertinently, it is no Treason to bid her hold her Tongue.

L. cb. bar. A Lady was speaking pertinently enough, when he heard Bradshaw say to the King, such a Charge is Exhibited a charge of High Treason against Him, in the Name of the Commons Assembled in Parliament, and the good people of England; she said, That was Lye, not half, not a quarter of the people of England, That Oliver Cromwell

Cromwell was a Traytor; Then you took npon you to command Souldiers to Fire at her; and accordingly they levelled the Muzles

of their Musquets towards her.

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Axtell. My Lord, as to that particular concerning Oliver Cromwell, or any other words concerning the Court, I understand them not; but if any interruption was made, to preserve the peace, to defire a Woman to hold her tongue is no Treason. To the next particu'ar wherein Col. Huncks saith, at a dore at a certain lodging where Ireton and Harrison were in Bed together, He saith, that upon his refusal to fign the Warrant for executing the King, I said to him, Col. Huncks, I am ashamed of you, the Ship is now coming into Harbour, and will you strike Sayle before we come to Anchor? truly my Lord I think all that amounts to nothing, if it were fo, which I deny it; for to bring the Ship into Harbor, what is that? there is no person named, Fact named, nor Defigne named? and I appeal to my conscience, I remember not the time, place, person, or words; and I can call for Col. Phayre and Col. Hacker, who were there; for I defire things may appear right, I desire they two persons may be called for their Evidence in that point.

L ch. Bar. They bo h are in the same condition, Col Hacker in the prison behind you, Col. Phayre, in the Tower; Mr. Axtell, you know the strength of one Affirmative witnesse, I saw such a man, and heard such a man say, &c. is more then if twenty should witness

they flood by, but did not fee him, or hear him fpeak.

Ax. My Lord, He saith only this, I saw you at the dore going unto Ireton's chamber, and said, will you strike Sayl, &c. Trul, my Lord he doth not say, what, or how, or any thing I meant; there must be according to Sir Edward Cook's 7th Book of his Institutes, that Oracle of the law: He saith, That Evidence ought to be as clear as the Sin at noon day: All that you can say is this; It must be a wide Inference, a large Inference, I conceive there is nothing in these two Witnesses, and if the two Prisoners were here, they would clear me in this.

L. ch. B. If by law you could have had them, you shou d; but I fear if they could be admitted, they would not be to your advantage.

Ax. Then my Lord, in the next place Col. Temple is pleased to say, that the Lady Fairfax saying something against the Court (which in truth as I said before, I know not who it was or what the words were) he saith, I bid Fire against them, I did nothing but what I was commanded upon pain of Death, to preserve peace, and in pursuance of that command from the superior Officers of the Army? silence was required

L. ch. Bar. Because it may be your Notes are short, I will acquaint you there was a little more in it, he said you bid the Souldiers cry out, Justice, Justice; and they coming not very readily to it, you struck some of them till they with your self cryed out justice, justice,

till they with your felf did it.

Axt. My Lord, To that lanswer, that in the Hail there was some kind of people did fer up a crying some kind of words, and may be fome of the Souldiers might cry fo too, I might command them to hold their Tongues, and to fay I'le teach you to cry Justice, and so the Gentleman standing by, might believe I was the person that bid them doe it: Truly my Lord, is this all that the Gentleman layes, which I humbly conceive is nothing because he does not fry against any person; and therefore my Lord, I do hold to that Maxim in the law, as Sir Edw. Cooke holds (that man of great parts of learning and knowledge) That in matters of Treason wherein a man is the mot Highliest concern'd in his life and posterity there ought not to be construed against him Inferences or presumptions or strains of wit; there is no more in this, and this is all that I fay in this particle In the next place, Mr. Temple is pleased to sar, that after the Court had sentenced his Majesty, he was hurried away in a Cedan: Trul; whether he was or not I know not, There was e Guard of Halbertiers whereof Col Huncks was one, and several others as I have heard; they were Select Guards of his Majefty, Guarding him from St. Fams's to other Places: how he came to be hurried I know not it was not by me: and whereas he layes, during the whole Tryal, I was there, truly I think I was there by command of my General by Authority of the Lords and Commons.

L. ch.: ar. You speak this, that the Jury may understand you did it by command of your General. Do you mean by express command

Ax. I did not move a day but by special command.

L. ch. Bar. By whom!

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Axtell. The Lord Fairfax gave his Orders every morning to his Adjutant General, or Major General, annd they issued them out to such and such persons as he appoints.

L. ch. Bar. Who gave these Orders out?

Axtell. The Lord Fairfax, we did all under him.

L. cb. Bar. You had not the order immediately from him.

Axtell. The Major General had.

L. ch. Bar. What Major General gave you that Order?

Axtell There was Crommell and Ireton.

L. ch. B. The Lord Fairfax gave you no immediate Commif-

Axtell He gave my Superiour Officers.

L. ch. B. How do you know that?

Axtell. My Lord, because they told me so, it was by his command.

L. ch. B. The question is now understood.

Axt. The next person that speaks is Mr. Bodurdoe; and he says, that I commanded the Souldiers at the King's Tryal, and that a Lady that was speaking, was commanded silence, to this purpose; Truly (my Lord) this is but the same as before.

L. ch. B. You faid Shoot too.

Axt. No (my Lord) Isaid not any such word, or any thing like it, I heard there was an Officer went up and intreated her to be silent, I say it is the same with the former it is no Treason to desire one to be silent. My Lord, the next Witness that speaks in Evidence against me is Mr. Toung; he says this, I bid the Souldiers cry for justice: it is very like that that person as well as Mr. Temple might see me in the croud speaking to make the Souldiers quiet, I might repeat the words that the people said, repeat the word justice, or some such word, as the peoples words.

L. ch. Bar. Remember how he repeats them, he saw you active in

Setting on the Souldiers to cry justice.

Axtell. If I have taken them right, one sayes he heard me say such words as Justice, and that he saw me strike two or three Souldiers; if in the Tumult such a word should be started, I hearing of them, I might strike those Souldiers that said, Justice, Justice, and might repeat the words, I'le give you Justice, and so strike them, that is a good Evidence that it might be a repetition of their words and not any of mine own: They both speak as to the word Justice, but here was not Justice mentioned to any person, I might repeat

repeat their own words, and chastise them for those words, besides this, (though I do not fay the word was spoken by me,) if the word Justice had been spoken, my L rd. I hope it is no Treason to say, defire Justice, it is God's great Attribute, it is God's Ordinance and that ean be no Treason. I have read in Law Books (though but lately) and I cannot find that the word Justice should be made Treason, Then there is no person to whom that adjunct doth belong. The next Evidence, my Lord, is Capt. Jeonar, he faith, I commanded a Guard; truly, several Regiments took their turns as they were commanded by the General, and I as an inferior Officer was there, but that is no more then what was faid before, it was done by the Authority of the General; if I had not done it, I had died by the law of War: He faith, there was a cry for Justice, I can fay nothing more then I have formerly faid, it may be in the Tumult, the Souldiers might by fo, and I chastifing of them, and repeating that in my chastifement, they might think they were my own words.

L. cb. Bar. Mr. Axtell, I would help your Memory, he Swears the last day you encouraged the Souldiers to cry Execution, Execution.

Axt. For that particular I am coming to it, (Ithank your Lord-(hip for helping me) My Lord, for that of Execution, truly, I cannot fay whether I was there that day or no; one day I was commanded to be there with some e mpanies in Westminster-Hall, but whether I was there any more then that one time, is the Question: Admit I was there that day, I was never there but when I was commanded; when the Colonel that commanded the Regiment was there, las an Inferior Officer ought to be there: I was there by a special Order, and not by a Voluntary Act of mine own, and so it cannot be Compassing the death of the King. For to the word Execution, what can be the sense of this word? Execution, is a single word, those people that started the word Justice, might put it in the heads of the Souldiers, which I might firike to command filence, they likewife might upon the fame account, cry out Execution; and so to hinder all Tumules and Hubbubs and the like in the place, might repeat their words in correcting of them for it, I might fay, I'le justice you, I'le Execution you : But my Lord, this word Execution of justice, it is a glorious word, not that there can be an inference that what they did I should say was Justice, or to approve of any thing that they did, but only in general Execution of justice, which my Lord, relates not to any person, possibly the rude people might be speaking (as it hath been said before) in that manner, and the Souldiers might take it up, and I might reprove them, and make use of their own words by word of repetition

I will Justice you, I will Execution you.

My Lord, in the next place, I do observe to speak that of Mr. Burden he did observe to your Lordships and the Jury, my Countrymen, my Brethren, with whom are the iffues of life and death, for whose life they must answer before the Lord as to Righteousnesse, Judgement, and Equity; I say my Lord as to Mr. Burden, he tells you, that for my fake, he was imprisoned; saith he, I have suffered much by him, and speaks it with much indignation of spirit, I have suffered and been imprisoned by him, and afterwards he comes to speak his Evidence; how much his Evidence may be of Force, I defire, my Lord, the Jury may confider of that; and then he comes and faith, I commanded a Guard at the Banqueting-house in Whitehal. Truly my Lord, the Lord Fairfax commanded a Regiment to quarter there, and I as an inferior Officer might be there: in the next place, my Lord, he faith, I fent Elifha Axtell to Fetch the Hangman; Truly my Lord, I wonder this person is come from Ireland, (if this were so) the Authority there would not send that person with his great Evidence as well as this person; he may as well charge any person with this as me: It is evident, Ireton, Harrison and Cromwell, they did all amongst themselves; I never was with them, amongst them, received no command from them, nor obeyed them; nor did any thing but what I had command for from the General, who by the law, I was bound to obey as a Souldier. I shall only observe one thing more; this person being so long a prisoner, to Extricate himself out of his imprisonment and chaines, poor man! he may fay more then is true. I wonder he should say I sent for the Executioner, I never knew of any circumstance touching consultation about his Death, or took him prisoner. When they sent to me to be one of His Guard, I never would go; I humbly conceive there is nothing flicks upon me in this, confidering the circumstances and the words of the person that spoke them.

My Lord, the next person that speaks against me, is Mr. Cooke, and he saith, he heard me say, Thrust that Lady down that made a disturbance in the court, or words to that purpose: it is probable there might be a desire of silence. The next Evidence is Lt. Col Nelson,

He faith that upon a Discourse-

L. cb. har. I would put you in remembrance, lest you should forget what Sir Purback Temple said, That by leave of persons under your command, be saw the body of the King. It is only a Circumstance.

Axtell

Axtell. I have heard there were Chirurgions, Philitians and Halberreers, appointed by whom I know not, they had the care of fuch things, and had the keeping of him, he was locked up by them, no body could come in but by them, I never had a Key; possibly Col. Temple might come to me quartering there, and defire me to speak to some persons that had the charge of it to let him in, whether I did or no I cannot remember, but if it were fo, I hope it will not amount The last thing given in Evidence against me is Mr. Nelson, he saith that upon some discourse between us, he was asking what person cut off the Kings head, and that I should say Hewlet, &c. Truly my Lord I was never privy, and I appeal to Mr. Rushworth if he were here, who was Secretary, if ever he saw me in any Counsel to advise or A't or any thing in that kind in relation to the Kings Tryal, Sentence or Execution; for me to know the person that was imployed about the Execution, it is strange when (as I said before) they did all within themselves. I had no knowledge thereof, and medled not with any thing, but within my own Sphear, as a Souldier under my L. Fairfax, by Authority of Parliament. For naming of any person; truly my Lord it would be a wonder to me that I should name any person, to go to do any person that wrong and injury to fay he was the person, I must invent it, for I knew nothing of it. But by common fame up and down the City, it was faid to be another person, but who it was I cannot say my Lord, but to all this that hath been said against me, there are but two things upon two Witnesses that are placed upon me, the First my Lord here is two Witnesses for crying Fustice, and Execution.

L. ch. Bar. I think you have more then two to those words.

Ax. Not for both together. L. ch. B. No but several for Justice.

Ax. There is three to that, I shall onely say this to your Lordship, and this Jury in whose hand this life of mine is, and is committed to them either to acquit or condemneme, and God knows the hearts of all men, and my innocency and integrity, I shall say nothing to the Witnesses, it is a day of Temptation; and I desire the Jury my Countrymen, my fellow Citizens, my Brethren, that they would well consider of it, the word, Execution and Justice, admit I had said them (which my Lord I do not I must not Grant) there being an uprore of people, there such words might be used, and possibly Souldiers might take them up from them, and Chastising the Souldiers I might repeat the words, I will Justice you, I will Execution you.

L. ch. Bar. The Evidence is that you beat them because they did not readily cry Justice, Justice.

Axtell.

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Axtell. It might be more probable I beat them, because they did do it, I might Chastife them for doing of it, and repeat it as a reason for their Chastifement, and but admitting it was true, which I grant not, yet I hope Justice and Execution of Justice, as it is so great an Attribute of God, by Gods Laws nor Mans Laws is no where made Treason, but Mercy attends it, and Judgement attends the contrary; I leave it upon the consciencies of the Jury, to weigh it carefully how I could be Guilty of Compasing or Imagining the death of the King, when nothing is charged against me to be either of Councel, Sentencing or Signing or to be at the Execution, onely one man as I told you before, he spoke something wrathly and that he had suffered much, and therefore he is come over new, and faith I should fend for the Excentioner, which I never knew of, or had any hand in fending for, how much validity that hath, I leave to the Jury, if it were fo, it is not treason, for words may make a Heretique, not a Traytor, I speak that by way of preface, I do humbly conceive that these being only noted words Execution and Justice the K ng not so much as named, nor any thing done to it by me, I fay I conceive it doth not amount to treason by the law; and besides it is against the law of the great Judge, the Judge of Judges; all of us, that are now, and are to come shall stand before him to receive our deferts, I say it is against the Law of God to make me an Offender for a word; For a word, I have heard the Judges lay that the Lawes of England are grounded upon the Laws of God, and the Laws of England are Laws of mercy, not of rigor; My Lord if a man shall be destroyed in his Life, in his Posterity for a word (admit the thing had been fo) I leave upon the Consciences of my lury, before the prefence of Jesus Christ, and before whom they and I must come to be Rejudged again at the Tribunal; and besides it is onely words and words uncertain, and Sir Edw. Cooke faith, he must declare plain truth in matter of Treason, nothing must be taken for Evidence that may be a prefumption or inference, or strain of wir, I hope upon this confideration that the word justice fixed upon me by two witnesses may betaken up at second or third hand from the people or Souldiers by Chastifing them for the Tumult. Then my Lord in the next place, these words were never put into Writing, and fo not Treason; then my Lord there was never an overtact done by me, For that Act of Indempnity that his Maiesty and both Houses of parliament passed, wherein they were pleased the very last to except me, I wonder'd when I came to be excepted of that number, I doe come back to the place where I left, and that is the overtact. My Lord I would only bring it in in this place, when I was excepted by the houle of Commons, one of the twenty, I was excepted thus not extending to Life, I went up and down free at noon day, I did not hide my felf, Ingaging a person that was one of his Majesties servants to do me a courrefie, he promised he would do it, and contrary to his promise he was pleased to bring the Kings Warrant to carry me to the Tower, and after that I came to be excepted with that Black Catalogue of excepted persons, and to be brought to the Tryall of the Law. Now my Lord, I return to that overt act as it was but words uncertain, and they may be words repeated from the third or the fourth hand, foe they were not put in writing; according to that Act of Indempning which I understand the meaning of to be thus, That for their Execrable Treasons in Sentencing, Signing or otherwise Instrumental, they are excepted our of this Act and to be Tryed according to the Laws of the Nation; I understand that to be Instrumentall, to be Infirumentally the Executioner of the King, I never had any hand in that. Upon the whole this is the Fact that is proved by two wirnesses, they heard me fay Juffice and Execution, which must relate to the Execution of Juffice, which

which by the Law of God is not Treason, especially when there was not the word king; for a word to take away and destroy so many, my Life, Wise, Children and many Varherlesse that are under the Charge of the prisoner at the Bar is very sad, the words I do not grant but upon such probabilities as I have said; I might repeat them, I will Justice you, I will Execution you, and then the words were not written, I say as Sir Edw. Cooke said, they may make a Heretique but not a Traytor, the other part of the Evidence is this, that I was there with Souldiers at Westerninster-Hall, I must say it that be Treason to be guided by Judgement of Lords and Commons in Parliament, I must say if that be Treason to take up Armes for a parliament upon such Grounds and Expositions of the statute which they have made and published by their own Authority, if I am Guilty under the General, then the patliament would be guilty of Treason.

L cb. Bar. That you have spoke to-I am loath to interrupt you.

Axt. I thank your Lordships for informing me, but I was commanded robe there by my General, if I had not gone I must have Dyed, I did onely stand there for preservation of the peace, in no other sense, If the General order mero beat fuch a Randezvous, I must be there; if I disobeyed he would have condemned me by the Law of War. The next things against me material are these two things that is that I should fend one Elisha Axtell for the Executioner, I must say it is most Admirable fuch things should be laid to my charge, I hope your Lordships and the Tury do observe, he told you he suffered much, and a poor man under his extremities and loffes and fufferings, perhaps might ftare some unadvised words, and being now sent over may a certaine it. But doubtlesse this Elisha Axtell being in Ireland, if by command it had been fo, would bave been fent over, truly I must be I had no hand in the bufineffe, it was left wholy to them amongst themselves, and what ever was done, or whatever was faid, it was faid and done by them. I never was acquainted with any thing of that nature, he faith he heard I should fend Elisha Axtell for an Executioner, if hearsayes may be Treason it will be a hard Lesson; and my Lord, Sir'Edw. Cooke faith there must be two wirnesses, here is but one. It comes from such a man, My Lord as the providence of God but I will fay no more as to that, but pray the Jury will take notice of it.

L. ch. Bar. You need not doubt of it, it shall be taken notice of, this of Burden:
Axtell Now my Lord I have but two or three words more, the statute of the
25th. of Edw. the Third, it doth intend private persons, my Lord here is my Commission.

L. ch. Bar. It is owned, you had it from your General.

Axtell. My Lord, his Majesty is pleased to say in his Gracious Letter, we do by these presents declate. That we do grant a free and General pardon to all our subjects of what degree or quality what soever, who within Fourty dayes after the publishin hereof shall lay hold upon this our grace and favour, excepting only such persons as shall hereafter be excepted by Parliament, that is a Farliament called by his own Writ. In know this Parliament

L. Ch. Bar. Mr. Axtell, I would not interrupt you to that, but this very Objection was made by one of the prisoners before, this answer was given; First the King's Declaration is not a Pardon in point of Law, it must be under the Broad-Scal; but God forbid but it should bind in honour. You instanced, in the word Parliament, what was meant by the word Parliament: you must know this the exigency of the Times were such, that there was many Noble Persons that took the Advantage to Assemble themselves together to reinstate the King; that did that which was just and lawful, according to the exigency of the Times: This

Declaration he sent to the two Houses, he called them His two Houses, so that it appears clearly and manifestly, they were then sitting, they being accepted by the King, and owned by Him; and they sid sit in way of Convention, according as a Parliament, and the people took them for a Parliament, and his Majesty sent his Letter to them; and these are the persons that have thought sit to except you out of that Act.

Axtell. My Lord, may I speak to that any further? L.ch. Bar. If you doe, it will be over-ruled.

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Ax. I submit - with submission to the providence of God; I did apply to Sir Harbottle Grinston for the Mercy and Favour of his Majesty, according to his

Declaration; and here is Sir Harbotti's own Hand for a Certificate.

L. ch. Ear. That is allowed you that you did Claim that benefit within the time, but you may remember that it was referred to those two Houses of Parliament, they were to consider who was fit for the Pardon, and you are by them Excepted out by Name: Your question now is no more, but whether Guilty or not guilty, & these are but extravagant Discourses that you say otherwise, & rather do you harm then good

Ax. I hope you will pardon me, my Lord, I hope I have spoken to clear the Point; The Fast charged by your Lordships and before the Jury; and I hope the Lord will give the Jury a Memory of it, and a right Understanding in what I have said f r my own Defence. My Lord, the next thing I have to offer, is this, to Expound that Ast of Parliament, that it was the intention of his Majesty and Parliament, that all should be excepted but those guilty of Co incelling, Signing or Sentencing. Truly my Lord, I humbly conceive, I being none of those, am not guilty of Treason I shall only speak one Word to my Jury, That they will remember what I have said, that there is but two Things, two Witnesses, as to Justice and Execution, that it relates to no person but in Generall; and then I do not own the things, but possibly they might hear such words, I taking of them up upon a rebound, reproved the souldiers; for the other that I should send one for the Executioner (he heard so) and that I should name who was the Executioner, I would not have that person or any other to suffer for that.

L. ch Bar. That is not at all pressed upon you, not as to any Charge.

Axell. I thank your Lordship. I am very ignorant.

L. ch. Bar. Have you done Sir?

Ax. I leave the matter to the Jury, in whose hands I and my little Ones, and Family are lest, I only say this to you, Remember your Ancestors, remember your Posterity. I never heard it before that words were Treason. In Queen Maries time Throckmoston was acquitted for words, by the Jury. Gentle nen of the Jury

I leave my Case, my Life, my All, in your Hands.

L, ch. Bar. Gentlemen of the Jury, There hath been several things offered by the Prisoner at the Bar, as near as my Memory will give me leave in so long a Discourse. I shall repeat all things which he saith for himself, and which are said against him. There are some things that he seems to utter as tending to matter of Law, and somethings meerly of Fast, proper only for you of the Jury. For matter of Law, he hath urged several things for himself, not by way of justification of the Fast, (I must do him that right,) but in excuse of himself, and I hope his conscience hath so wrought upon him, that he is of opinion, the Fast was a horrid Fast, which was so indeed.

For that which he hath said for himself; First, he doth alledge to have his Commission from the Lord Fairfax: My Lord Fairfax had his Commission from

the two houses of Parliament, and this Gentlemans was in March the beginning of the year 1648 he faith what he did was in obedience to his superiors, as a foldier; that he never consulted or advised about any thing of the tryall or execution of his Majesty. For this point it hath already been spoken to. Gentlemen, for that which hach been spoken to at large heretofore I mast repeat it here that he may know it That no person whatsoever, no Community, not the people either collectively or representatively have any coercive power over the King, neither the L. Fairfax his Generall, not he, nor any other person could be excused for this horrid fact of bringing the King to triall No person, as I said before, nor Community have any such power. The Law-books which he hath lately feen ( and truly he hath imployed his time well in that ) the Law-books tell us, that whereas the two Spencers had brogched a damnable & derestable principle, that the hommage was only due to the K. in respect to his Crown, that if he did not demean himself according to such & such rules his subjects might rule him per aspertee by asperity and sharpness; but this was condemued by two Acts of l'arliament, they both appear in my L. Cooke in Calvins case. I do not go to repeat all the evidence that might clear this truth, I say, had there been any such thing, but it hath been told him there was no such thing in fact. My L. Fair faxes commission was for the preservation of the King, as well as for theliberties of the people. The 11. of Rich. 2. Robert de Vere and others for levving war was punished, but this Gent. was not charged for levying of war. If either of the houses of Parliament should command such a thing as tends to the death of the King it would be void in it felf. Something he let fall of the Parliament not being disfolved. My Masters, for that you have heard some of my Lords declare how and in what manner this was an Authority of Parliament, but it was clearly nothing at all, this Gentleman goes by Vertue of a power from the Lord Fairfax. The next thing he arges in point of Law was this, he comes by way of Dilemma, faith he cither I must obey my Generall or dye by the law of war. He goes further, and urges the flatute of 11. Hen.7. He comes further and faith in the 25. Edw. 3. that concerns fingle persons, truly it concerns every man. The Indicament you see how it is laid, It is for imagining and compassing the death of the King. The overacts in the Indiament you have heard what they are, there must be more then one witness for Treefon. It is very true, but if one person prove one thing, another person another, if one Swear he did cry Justice, Justice, Execution, execution, and another swear some other part, Gentlemen this was here before deliver'd to you for an overtact. It is any thing that opens and makes it appeare to the Jury that he did do the things for which he is indicted, I say any one of these that they did meet together, and did cousult in order to the putting the King to death. That they did meet in a trayterous Affembly about the Kings death. I shall fay no more, you need not I think go from the Bar.

The Jury so together, and after a little consultation among themselves, they re-

Clerk of the Crown, Gentlemen of the Jury are you agreed of your verdict.

Fury. Yes.

Cl. Who shall say for you? Jury. Foreman.

Cl. Daniel Axtell hold up thy hand. Gent. Look upon the prisoner at the Bar: How say you, is he guilty of the high Treason whereof he stands Indised, and hath been arraigned, or not guilty?

Foreman. Guilty.

Cl. Look to him Keeper. What Goods and Chartels.

Jury. None to our knowledge.

# The Tryal of Colonel Hacker the same day 15. 0806. 1660.

Clerk of the Crown, Set Francis Hacker to the bar : ( which was

done accordingly. )

Cl. Fr. Hacker, hold up thy hand. These men that were last called are to passe upon you, &c. If you will challenge all or any of them, you must challeng them when they come to the book, before they are sworn.

Lord chief Baron, You may challenge 35 peremptorily, but no

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Hacker, My Lord, I shall challeng none.

Tho. Bide, Rob. Sheppard, Will. Dod, Sr. Tho. Allein, Sir Hen. Wroth Tho. Morris, Ralph Halfal, John Galliard, John Nicol, Tho. Ufman, Tho. Nicoll, Christopher Abdy, in all Twelve. The Jury called and sworn.

Cl. of the crown, Proclamation, if any man can informe my Lords

the Kings Juffices, &c.

Cl. Francis Hacker, hold up thy hand; look upon the Prisoner, you that are sworn of this Jury. You shall under stand that F. Hacker

prisoner at the bar stands indicted, &c.

Mr. Serj. Keeling, My Lords, and Gentlemen of this Jury, Francis Hacker, the prisoner at the bar, stands indicted, amongst others, for compassing and imagining the death of the late King Charles the First of happy Memory. The compassing and imagining is the Treason it self: the other points, as convening, assembling, meeting, together, and the actual villary that followed all these are but as Evidences of that imagination. As to this person at the bar our Evidence will lie thus. We shall make it appear to you, that he was one of the persons that were upon the Guard, and kept the King a Prisoner, that he might be fare to be brought to that Mock-Court of Injustice. Then it will appear to you, That this Prisoner at the bar was highly trufted by all those Miscreants that thirsted for the Kings blood, by their bloody Warrant directed to him and others, totake the Kings Person into custody, and to see Execution done. This was the person that kept him till he brought him to that fatal stage. That this warrant was lately brought from Ff his his ownhouse by his own wife to the house of Lords, and then we shall shew you that this person set his hand to the warrant to the Executioner for Execution. That he did not do it ignorantly nor unwillingly, for he heard the warrant read: we shall make it appear that he was upon the Scassold, and had the ax in his hand.

councell. Cryer, call Holland, Sympson, Col. Tomlinson, Mr. Munnelly, Mr. Nutly, Hercules Huncks, and Benjamin Francis, who were

all fworn as witneffes.

of the prisoner touching the tryal and Execution of the King.

Hacker. My Lords, I will confess what I know in this case, to save your Lordships the trouble. I confess I was upon the Guard, and had a warrant to keep the King for his Execution (the Warrant being shewen to the prisoner, he confessed that to be the Warrant.)

by vertue of that direct another Warrant for Execution of the King? Did you not take the King (then prisoner) from the custody

of Colonel Tomlinfon?

Hacker. No Sir.

Councell. We shall prove it, the warrant was read, At the High Court of Justice for Tryal, &c. My Lord at the time that this warrant was signed, the person of the King was in the custody of Col. Tom-linson, did not you take and demand from Col. Tomlinson the person of the King as soon as you received that warrant?

Hacker. No Sir I demanded him not.

Conncell. Col. Tomtinfon tell my Lords the manner of that bu-

Tomlinson. My Lords and Gentlemen of this Jury, I shall as my memory enables me, make a faithfull Narrative of this business: I had indeed to do vith the guard, that had to do vith the person of the King about St. Jameses. Being then an Officer of the Army, a Colonel of horse, vihen the King came to St. Jameses: It was observed by some, that there was too great an access of people admitted to the King, and within one day or two after, there was a party of Halberteers appointed for the stricter observing the guard; they were commanded by three Gentlemen, of whom this prisoner

at the bar was one; the orders every day for removing the person of the King were commonly directed to four persons and those were my felf, L.Col. Cobbet, Cap. Merryman, and one more: but the guards that still went along were the Halberteers. So that every day when the King did go to Westminster, he went to Sr. Robert Cottons House, and so far I went with him and no farther. I never went with him nor faw him at that pretended High-Court of Juflice. When he used to go to the High Court of Justice, commonly (every time indeed) the Serjeant, Serjeant Dendy ( as I remember his name was ) he used to come and demand, that the King should go to the High Court of Justice, and Col. Hacker did ordinarly go with him, with the Halberteers. It was my custom to stay in the room till he came back again, these Orders continued, during the time of his tryal. After the Sentence was given, on the day whereon the Execution was to be done, it was ordered (which order may be produced if fignificant ) that the guards that were for fecurity of the person of the King, should cease when a Warrant from the H. Court of Justice for the Execution should be produced; I would not omit any thing that I well remember, and this I remember, that the night before the Execution, the King called me into his Chamber and told me several things; I will take the occasion to trouble you with a short discourse of it, he told me of some legacies he had given, he told me he had prepared something that he would speak the next day, and in the close of it he defired me, that I would not leave him (for I speak it in truth ) there were many times several incivilities offered to him, and though I was upon a duty . that was of a harsh and unpleasing nature to me, and did delire severaltimes to be released from it, (as I believe is well known to some) yet I did not admit at any time that any incivility should be offered to him; people would take Tobacco before him, and keep their hars on before him, I alwaies checkned them for it, he was pleased to have a confideration of that care, that I had in that capacity I then flood. That very night before his death he was pleafed to give me a Legacy, which was a gold tooth-picker and case, that he kept in his pocket. The next day when the Warraut came, the guard of Halberteers went with him through St. Jamefes Park, I was present walking neer the King, the Bishop of Loudon ( now of Canterbury ) was with him and some others. As we were going Ff2 thothorough the Park, he was pleased to discourse something of wheehe had been discoursing before touching his burial, he wished that the Duke of Richmond and some others that he should bring should take care of it. That morning in the Park, he told me he had been thinking of what he had faid the night before. He told me he had some thoughts that his Son might come to bury him and defired he might not fuddenly be buryed ; I gave him affurance I would communicate his defire, and fo I did: when he came to Whitehall he went into a room in the Gallery (I know not the name ) the guard stood in the outer room there. There was a Gent. that came to me there,& told me he was endeavouring to present a Letter from the Prince to the King, & rold me he could not get an opportunity, I faid he should not want an opportunity if I could help him, it was Mr. Hen. Seywor, it was delivered and the King read it, and he gave several things in charge to Mr. Seymor to acquaint the Prince with, and was pleafed to mention to him, forthing of civility that I had shewn him in his imprisonment, the effect and fruit of it I find; and do most humbly acknowledg before al the world my thanks to his most gracious Majesty the King & to the Lords & Commons. After Mr. Seymor was gone from him, (I do not well remember the time, whether it was twelve, one, or two, a clock, )Col. Hucker came in, and there was present with him the two other Gentlemen that were named in the warrant (as I remember) I am sure Col. Hacker (if my memory fail me not) did produce the warrant. My felf and those Gentlemen that were concerned in the former orders looked upon this warrant; By which the Orders which we had were at an end. I must confes, I did not nor none of those did tellhim that the orders for fecurity of his person were at an end, but Col. Hacker did go in to him, and alter a litle while Col. Hacker comes to the door, and the King was coming forth, and he told me that the King defired Ishould go along with him, and indeed the night before when the King told me that he had prepared something to speak, he defired I would not leave him. So Col. Hacker led him forth, the Bishop of London followed him, and I followed the Bishop of London, the guards were prepared without, and they wene on to the Scaffold; when we came to the Scaffold I went so farr as to the entrance upon it, the King was upon it and had looked a litle while about it, and was thinking to have spoken over, but he turned about to me and began to direct his speech to me: I cannot trouble you with what the King said, for I cannot remember it, but that Col. Hacker was there in prosecution of that Warrant, and upon that warrant our orders were at an end I do aver.

Councell, You delivered him upon that Warrant did you ?!

Toml. He went and received the King upon that warrant; it was a chamber that was known then by the name of the horn-Chamber, and there the King was in the inner room; this is the substance of all.

Councell. We will trouble you with one or two witnesses more.

Councel. Mr. Tomlinson, did Mr. Hacker or his Souidiers take Tobacco to the Offence of the King.

Toml. I do not say that any tobacco was taken there by Mr. Hacker, but the Souldiers would be stepping in, and take tobacco at his

chamber in St. Jameses, and committed other incivilicies.

Councell. We have proved, that the Prisoner did demand, and had the person of the King: now we will prove to you, that himself had the boldness to make a Warrant in pursuance of the former, for execution of the King,

Councell. Cryer call Mr. Huncks.

(He being from faid. )

Huncks. My Lords, and Genelemen of the Jury, that day the King dyed, a litle before the hour he dyed, I was in Iretons chamber, where Ireton, and Harrison, were in bed together, there was Crommel, Colonel Hacker, Lientenant Colonel Phayer, Axtell, and my felf flanding at the door, this Warrant for the execution was there produced, and you (looking upon Mr. Hacker at the bar) were reading of it, but Cromwell addressed himself to me, commanding me by vertue of that Warrant, to draw up an order for the Executioner; I refused it, and upon refusing of it there happened some cross passages. Cromwell would have no delay. There was a litle table that. stood by the door, and pen, ink, and paper being there, Cromwell's stepped and writ, (I conceive he wrote that which he would have had me to write ) as foon as he had done writing, he gives the pen. over to Hacker, Hacker he stoops and did write ( I caunot fay what. he writ), away goes Cromwel, and then Axtel; We all went out, afterwards they went into another room;

Councill. What followed?

Huncks. Immediately the King came out and was murthered.

Mr. Secretary Morice, Mr. Huncks, you did tell us in the Tower ( when we were fent by his Majesties Councel to examine you, and others there ) that Col. Hacker did then fign that warrant for no-

minating and appointing the execution,

Huncks, My Lord, Cromwel comes to me, and bids me write a Warrant for that purpose; I refusing of it, Cromwel writes himfelf, and Hacker writing to the same paper, what should I conceive. but that it was the Warrant? (the King presently after coming to Scaffold.)

Councel, Did Crommel give you no bad names, because you would

not write that order? Did not he fay you were a Coward?

Hunks. He said I was a froward peevish fellow.

Councel, Did Hacker only write his name, or give directions in the drawing up of the Order.

H. I conceive he only writ his name.

Councel, My Lord, we have only that eye-witnesse.

H. Hacker confessed to the Geneleman- Jaylor of the Tower, that if he did do it, he did it by order.

Mr. Secr. Morice, and the L. Annelly Sworn

Councel, Mr, Secretary, we defire you will be pleased to tell my Lords what Col. Hacker, the Prisoner at the bar, did confess to you

and others touching this buiness.

Mr. Secretary, When Collonel Huncks (for that title he now affumes ) was brought over out of Ireland, and committed to the Tower of London, there was three of the Council, by order of the Board, fent to examine him, Sir. Anthony Albly Cooper, Mr. Annelly & my felf: In obedience to that order, vve repaired to the Tovver, and had Colonel Huncks brought before us, we told him, that he (being one of those which was appointed by warrant from the suppo-Stitious high Court of Justice, to carry on the execution of the King and see it done ) must needs knovv vvho vvas the Executioner: whereunto he answered, that he for his part did not know who was the Executioner; for the Warrant vvhereby the Executioner vvas nominated and appointed, vvas refused to be signed by him, but Col. Hacker figned it, and therefore Col. Hacker must know it. Accordingly upon our return vve made our Report to the Board, and vpon this there was an Order, that Colonel Hacker should be

fent for, taken into custody and brought before the Lords of the Councill: Accordingly he was apprehended, and the same three Councellours were sent down to examine him. We took him into a private room, and examined him, and told him (amongst other things) that he being the man that (as we were informed) did sign the warrant, for the nominating and appointing the Executioner, doubtless he must needs know who that was, at first he said he did not sign this warrant: I told him, I would have him well advised what he said. For if you deny it, it will be proved by such a Man, naming Collonel Huncles, and that you will do your self a great prejudice if you deny that; saith he, I do believe I did sign the war-

rant for appointing the Executioner, that is all I can fay.

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La. Annesley Gentlemen of the Jury, it is very true as you have been told already, that I was amongst those that the Councill fent, to the Tower of London, first to examine Collonel Huncks, and Mr. Cook, that hath been condemned, Hulet and some other prisoners. We did examine Colonel Huncks, and he did by his examination acquir himself from signing that warrant, that: he was charged with, being one of the three, appointed to fee execution done, but they appointed another, to figne the Warrant (Col. Huncks refuling) and upon his refulal (as he faid ) Crommel that: urged him to it, faid he was a cowardly fellow, or something to that purpose: when we examined him about the person in the Frock, he faid, he knew nothing of that, but that C. Hacker figned that warrant for Execution; this examination being reported to the Council, the Lords sent for Hacker. I think upon nonce, Colonel Hacker came, he had been of the Army and continued till that time an. Officer: when he came thicker, the Lords of the Council having notice of it, commanded the same persons formerly appointed, to go out and examine him, we had him into a litle room, belonging to the Clerks of the Council, and examined him to that point concerning the Man that cut off the Kings head, whether he knew any thing of it: he did aftern politively he did not know; we cold him that he was the man, by testimony, that figned a warrant for execution of the King, and then certainly he must know the perfon that he appointed by his warrant; he faid, if I did fign any warrant, it was by command of the General, that being but hypothetical, we thought it meet to make it more positive, whereupon we asked him whether he was the Man that signed the Warrant or no. Thereupon (as I remember, and as the examination which was all written with mine own hand doth help my memory) he did sayhe did believe he did sign such a Warrant; thereupon he was asked surther how could it be possible, that he could forget the man if he signed the Warrant, he knew who the man was that was appointed, he said for that, that he did believe the warrant was read to him, and that therein the mans name might be, but he could not now remember his name, this was the effect of his examination and confession.

Councel, Mr. Francis, did you see Colonel Hacker at the time of

the execution upon the Scaffold?

Francis, Yes, I did see him as a principal Commander there, I was comming out of Westminster into London, about half an hour before the King came upon the Scaffold, coming near the scaffold, as soon as I was engaged in the throng, (when I had passed above 8 or ten yards) I could not passe backward nor forward. I was inforced to stand there: during that time, I saw the scaffold and the Ax, and the block, taken up by divers people, and principally I saw a man that is not here, he is in custody, I saw him take it up, and try it with his Thumb, and lay it down, this was James Berry, he came off, and came not upon the scaffold again unless difguised.

Councel, Did you see Hacker there, did you see him upon the scal-

fold when the King came on?

Francis, I did see him, he was there, his Majesty came to the side of the scatfold next to St. Jameses; he looked that way and smiled, after a while the block and ax lying down about the middle of the scatfold, there was a black cloath hung about the rails of the scatfold.

Councel, We have another Evidence, the Prisoner hath confesed enough but we have proved that he had the King in custody, he confessed that he believed he did sign the Warrant, and that he at the time of execution was there to manage it. What do you say for your self?

Hacker, Truly my Lord, I have no more to say for my self, but that I was a souldier and under command, and what I did was by

that Commission you have read.

L.ch. Baron, Can you deny any thing that Mr. Secretary and Mr.

Annelly have declared?

Hacker, I cannot tell what I might then say, the Gentlemen were very strict with me, truly I have been no Councellour, nor adviser, nor abettor of it, but in obedience to the command over me I did
act. My desire hath been ever for the welfare of my countrey, and
that Civil power might stand.

L.ch. B. Have you yet resolved who you gave the Warrant for

execution to?

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Hacker, No my Lord, I delivered none.

L. ch. B. But you know who it was directed to.

Hacker, No indeed my Lord, be pleased to ask Col. Hunks whether I read this warrant or no.

L ch. B. This is all you have to fay for your felf.

Hacker, Yea my Lord.

L.c Bar, Then Col. Hacker, for that which you fay for your felf, that you did it by command, you must understand, that no power on earth could Authorize fuch a thing. No command in fuch a case can excuse you. There is a two fold obedience, a passive obedience, to suffer, rather than do things unlawful, & an Active obedience, to do that only which is lawful: &therefore this will not excuse your obedience to those unlawfull commands .-- Gent. of the Jury you see the Prisoner at the bar stands indicted for compassing and imagining, the death of the late King, and there are several open Acts set forth in the Indictment which tend to prove that matter: one is affembling and meeting together, another is fitting upon the King, another fentencing, & at last concludes with the murther, of the King as the consequence of all. Any thing that tends to the proving of this compassing and imagining his death, in any one of these particulars, that is an evidence to you to prove the whole indictment. This Gentleman was commander of Halberteers, Col. Tomlingon faith, that though he kept the Guards that were about the Kings person, this Gentleman with two other persons, brought Halberteers, that there might not be such frequent access as formerly to the King, there is one Act. He commands these Halberteers at that time when the business was in agitation, before that high court, as they called it. You see after the sentence was given, that he was one of the persons to whom the Warrant for Execution was directed, you fee afterwards there was a consulting together,

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Cromwel, Ireton, Harrison, and Axtel, were in the chamber, when Col. Hunc's refused to sign: the prisoner signed the warrant, but knows not the person, to whom it was directed: you see besides, Col. Tomlinson testimony, who saith surther, that when they were discharged, Col. Hacker went in and the King was brought out presently after to that satal place, Col. Huncks swears, that when that Warrant was offered to him he resused it, that Hacker the prisoner at the bar, signed a warrant, though he doth not remember the name of the person to whom; it appears by two witnesses (honourable persons) he confessed he signed it, but he did not know the person to whom directed. You see another witness; Benjamin Francis he saith, he saw Hacker upon the Scassfold with the King.

He doth not deny the fact, you need go no further, it is very plain he had a hand in this business a principal agent in it, he that brought the King to the Scaffold, he that had the care of managing that bufiness, he that signed the warrant to the Executioner, either he is guilty of compassing the death of the King, or no man can be said

to be guilty.

The Jury went together, and after some litle consultation, returned to their places.

Clerk of the Crown, Gentlemen of the Jury, are ye agreed on your Virdict?

Jury, Yes.

Clerk, Who shall fay for you?

Jury, Our Foreman.

Clerk. Francis Hacker hold up thy hand, Gentlemen look upon the prisoner at the bar, how say you, is he guilty of high Treason, whereof he stands indicted, and hath been Arraigned, or not guilty.

Forman, Guilty.

Clerk, look to him keeper.

Clerk, What Goods and Chattells, &c.

Jury, None that we know off.

# Octob. 15. 1660. the Tryal of William Hulet.

Clerk of the Crown, Set William Hulet to the Bar (who was brough accordingly). William Hulet alias Howlet, hold u thy hand. Those persons that were last called of the Jury are to passe &c. If you will challenge them, or any of them, you must challenge them when they come to the Book before they be sworn.

L. Ch. Baron. Understand you have povver to challenge five and thirty men, and not above, You may challenge them without cause shewn. If you have cause for any other, you may challeng them also. If you will have pen, ink, and Paper, you may have them.

Hulet, Truly my Lord, I cannot write but a very litle, I shall not need them. I did not understand my indictment well, I desire to hear it again.

L. ch. Baron, You will hear it read again.

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Clerk. Sir Thomas Allen, Sir Henry Wroth, Thom. Bide, Robert Sheppard, Thomas Morris, Ralph Halfal, John Gallyard, John Nicoll, Tho. Ufman, Christopher Abdy, Will. Dod, in all twelve. Jury called and sworn.

Cl. of the Cr. Will. Hulet alias Howlet, hold up thy hand. You Gen-

tlemen that are sworn, look upon the prisoner.

Cl. You shall understand, that he stands indicted of high Treason, by the name of Will. Hulet alias Howlet, late of Westminster in
the County of Middlesex Gent. for that he as a false Traytour, &c.
(here the indiament was read) Unto which indictment he hath
pleaded not guilty, and for his tryal hath put himself upon God
and the country, which country You are; Novy You charge is to inquire, &c.

Sir Edward Turner, May it please your Lordships and you Gentlemen that are sworn of this Jury, we are now entering upon the last Act in this sad tragedy of the Murther of the late King, there have been before you some of the Judges, the Councel, the Chaplain, and the Guard, this Prisoner at the Bar, in the last place was one of those which came with a frock on his body, and a vi-

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zor on his face to do the work. The course of our evidence will be this, nist we shall prove by witnesses that saw him, and knew him, that he was thus disguised: ne hath confest that he was upon the Scassold that he hath had several preferments, and I fear it will appear that it was he that gave that faral blow, for he hath confessed he had an hundred pounds given him for his service therein, and we doubt not, but to pluck of his vizor by and by. The indistment is for compassing and imagining the death of his late Majesty of glorious memory; if we prove to you any circumstantial overt-ad, whereby you shall be convinced of this, you are to find him guilty.

Richard Gittens: Sworn:

Conneel, Mr. Gittens, tell my Lord and the Jury what you know

touching the prisoner at the bar.

Gittens. The thing is this my Lord, this Gentleman at the bar and my self were both in a Regiment in one company as Serjeants, about twelve or thirteen years' together. About a day or two before the King came to the Scaffold, Colonel Hewson did give notice to a Lieutenant, that we should come to him, about 38. of us; and he put us all to our Oaths, that we should say nothing of what they did; he swore us to the book; after he had sworn us, he asked us if we would undertake to do fuch an Act, if we would, we should have an hundred pounds down, and preferment in the Army as long as that stood, and the Parliament. Afterwards we refused every person, we thought Captain Hulet did refuse : after all refused,it feems, he did undertake to do the deed. When the King was brought on the Scaffold, we were in Scotland-yard, and they were upon the Guard in the Banquetting-chamber : when they were there I laid down my Armes and got into the company; Captain Webb kept the Guard, with his Halbert in his hand, by the Scaffold, and I did busile to come near to them; then I returned back. Hulet (as far as I can guess) when the King came on the Scaffold for his execution, and said, Executioner is the block fast? then he fell upon his knees.

Councel, Who did?

Gittens, Hulet, to ask him forgiveness, by his speech I thought it was he; Captain Atkins, who would not undertake to do this fact, I told him, I would not do it for all the City of London, no nor I neither

neither for all the world, saith Atkins; you shall see Hulet quickly come to preferment: and presently after he was made Captain Lieutenant.

Councel. Was he with his Regiment that day?

Gittens. We could not see him with the Regiment all that day, he was never absent at any time before.

Councell. Did you know his voice?

Gittens. Yes Sir.

Councell. Did you mark the proportion of his body, or his habit,

what disguise he was in?

Gittens. He had a pair of freeze trunk breeches, and a vizor, with a gray beard, and after that time Colonel Hewson called him faher Gray-beard, and most of the Army besides, he cannot deny it.

Hulet, I desire as to this witness, he doth alledge that he and I were Serjeants in one company, which I deny, he was not in that company I was in, I desire to know of him how he comes

to know that I was there at that time.

G. By your voice.

Hulet, I will swear that this man was with the Regiment, under the Scaffold, where were you at that time when the act was done?

G. Where was I, by Captain Web?

H. Where was he?

G. At the door of the Banqueting house.

H. Was you on the Scaffold or no fir?

G. I was on the Scaffold end.

H. My Lord I desire you to consider what this person saith, he saith he was upon the guard in Scotland yard, and at the Scassold with Captain Web. My Lord I desire again, whereas he said I had a gray beard, let any man besides himself say, that ever I was called by that name gray beard throughout the Regiment.

Stammers sworn.

Councell. What have you to fay concerning the prisoner at the Bar?

St. He was Captain Lieutenant to Colonel Hensons troop, when I had entred my self into that troop, I was awhile im Dublin; and I was commanded by the prisoner at the bar, I and the rest, to march to a place called Lutterells Town, about 5 miles beyond

Dublin-

Dublin, the prisoner at the Bar came thither to us two dayes after, then being in his chamber he sent for me up, I vvent up and sate down, he examined where I had served, I told him I did formerly belong to the Lord of Inchequin, he asked me if I was ever in the Kings Army, with that he walks about the room two or three turns, saith he, I was the man that beheaded King Charles, and for doing of it, I had an hundred pounds, saying, I was a Serjeant at that time.

Hulet, I desire to ask him a question, I confesse ( what is your name?)----

Councel, Stammer his name is Stammers.

H. Such a one was under my command. I think I have not seen You these eight Years; I desire to know when these words were spoken and the place.

St. I say in Lutterells town in your own chamber, and that was

nine or ten years agoe.

H. It is about eight years ago fince I left that command; who was

St. No body.

Hulet, It is strange. How long had you been in the Troop be-

St. I was in Dublin about a fourtnights time, then you fent for me and I came to Lutterels Town; the first time that I came to the troop was at Dublin, and then you came to me with two Orders from Hemfon, and then you did pretend you was brother to one Mr. Chambers,

and then we went and quartered in Lutterels town,

H. My Lord, his examination in Ireland and this doth not agree, you did denie this before Baldwin a Trooper, I defire his examination may be read; (which was accordingly read, and agreed with the testimeny now given) I defire he may mention what man that was that I sent for him.

St. I cannot tell what man.

H.My Lord, I defire that fervant may be either named or produced

St. I cannot remember the man, it is feven years ago.

H. Then again upon another accompt, as he speaks before that I should examine him where he had been, and that he should say at the Lord Inchequins.

Line to a place called Laterelle Torn, along to Lang

Captain Toogood swern.

Toogood, I shall first give your Lordships and the Jury what I have heard others fay concerning the prifoner at the bar, and that is first Colonel Hemfon: I was in the year 1650. about September, in Dublin Caffle, about some bufiness wich Hemfdu, Captain Huler the prisoner at the bar, came in to the room, he talked with Colonel Herson a litle while, I observed them very familiar, and I asked Henson what he was, he told me he was his Captain Lieutenant of horse, I delire to know where he had him, he told me he made him fo from a Ser jeant, and a very mettled fellow he was, it was he that did the Kings business for him upon the Scaffold. In the year 1653. there was a disbanding of the Army in Ireland, this Gentleman was then continued Captain Lieutenant in Pretties Regiment, I discoursed with Pretty concerning him, and one part of it I remember, was about the Kings death, and he did tell me that he was affured by Colonel Hewfon, that Hulet either cut off the Kings head or held it up, and faid, behold the head of a Traytour: Colonel Pretty would not tell me which of the two it was, but I faw the person that did it, and me thought he did resemble this person. About 12. moneths after I came to live near the prisoner in Ireland, once I remember at one Mr. Smiths at the White-horse in Carlow, I met him there, and I was asking the prifoner at the barthe question, whether he was the man that cut off the Kings head or not, faith he, why do you ask me this question? I told him I had heard by several, namely by Hewson and Pretty, upon that he faid, well, what I did I will not be ashamed of; if it were to do again I would do it; once fince that time, about half a year afterwards, I was in the same place, and there talking with him about the Kings death, he was telling me it was true, he was one of the two persons that was disguised upon the Scaffold. I defired to know, what if the King had refused to submit to the block? Saith he, there were staples placed about the Scaffold, and I had that about me that would have compelled him, or words to that effect; other times I have heard him speak something to this. November the last in the Queens County at Maryborough Col. Jones . took upon him to be Governour : and to choose two out of a Regiment that might be the rulers of the people, Legislators, I think they call'd them, I did discourse about the bufiness again, and did.

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did oppose it all'after a while he began to be very hot in the business about Lambert: said I, you were heretofore too forward, sayes he, if it be the business of the Kings head, I will never deny it, call me to an account when you will: I have observed in Ireland, that it hath been generally reported, that he was either the manthat cut off the Kings Head, or that held it up, as I said before, and I have heard them sometimes call him Grandsire Granbeard.

Hulet. My Lord, I do confess I know the Gentleman very well, we were in a Regiment together, I never discoursed with any concerning this, but only once at a place going from Cullen to Munster, we did drink at a place called Geran; we were discoursing about the business of the King, the justification of the cutting off his head; saith Stammers, I did hear that you were one of the persons for that purpose; said I, they that say so do me wrong: saith he, it is no matter if you were so, for it was a just act: said I, whether it was or no, I have nothing to do to justifie it, he was speaking as I hope to be saved I would have done it.

Walter Davies Sworn.
Councel. What can you fay, Mr. Davies, to this business.

Davies. Gentlemen, that which I can say is this: in January last was two years, I was at Dublin, I met Captain Hulet, he invited me to take share of a pint of Wine; I went with him to a Tavern; when we were in the Tavern he called for a pint of wine, and I called for another; before we had drank out the last pint of wine, said I to Captain Hulet, I pray resolve me this one question, it is reported that you took up the Kings head, and said, behold the head of a Traytour; Sir, said he; it was a question I never resolved any man, though often demanded, yet saith he, whosoever said it then, it matters not, I say it now, it was the head of a Traytour.

H. I confess we did meet together, as you say, but I must and do deny the words.

Lieutenant Collonel Nelfon fworn.

Nelson, My Lords and Gentlemen of the Jury, upon a discourse with Col. Axtel as I related once this day, about fix years since, many other discourses we fell to discourse about the death

the late King, I supposing he had been acquainted with that affair, I desired him to tell me those two persons disguised upon the scaffold; he cold me I knew the persons as well as himself, saith he, they have been upon service with you many a time: pray Sir, said I, let me know their names; truly saith he, we would not imploy persons of low spirits that we did not know, and therefore we pitcht upon two sout fellows; who were those said 1? It was Walker and Hulet, they were both Serjeants in Kent when you were there, and stout men: Who gave the blow said 1? Saith he, poor Walker, & Hulet took up the head; pray said I, what reward had they? I am not certain whether he said thirry pounds apiece, or thirty pounds between them.

Hulet , Pray let Mr. Axtel Speak to this, he is hard by.

# Colonel Tomlinfon fworn.

Councel, Pray tell my Lords your knowledg in this busi-

Tomlinson, My Lords and Gentlemen of this Jury, I cannot punctually remember what their habits were, but they had close garments to their bodies, they had hair on their faces, one was gray to the best of my remembrance, the other was flaxen colour.

Councel, Can you tell who ftruck the blow ?

Tom. My Lord, I cannot remember, but I think he with the gray

hair on his face did it.

Nelson, My Lord, I will not positively say it, but it came lately to my mind that I did hear in Ireland by Col. Pretty that Hulet did it; my Lord, this Col. Pretty is alive in Ireland.

### Ben Francis Sworn.

rancis, My Lords and Gentlemen of the Jury, as to the Prisoner at the bar, he was very active in that horridact, there was two of them had both clothes alike, their frocks were close to their bodies (as I remember) they were rather in Butchers habits of wollen, one had a black hat on his head cockt up, and a black beard, and the other had a gray grifled periwig hung down very low, I a him, that

He that cut off the Kings head was he in the gray perivigs and I believe this was about that mans stature (pointing to Mr. Hucet) and his beard was of the same colour, if he had any. I was oming from Westminster, the scassfold was encompassed withan, with a great guard of Souldiers of Redwats, I think commanded by Biscoe.

Hulet, Was you upon the Scaffold?

Francis, No Sir, there was none of my constitution upon the Scassold.

Councel, Fuller evidence I think cannot be expected, you have

heard all the Wirneffes, what can you fay for your felf?

Hulet, My. Lord, here is several witnesses examined concerning the business, and for my part I do not understand the Law: I must leave it to the Court. I can upon the other accompt prove where I was at that very time, I can in the next place my Lord, since I came into Landon, for I did not hear it before, I can tell you, who was the person that did that act, I can bring sourty and sourty witnesses that will prove who they were that did it, as I have been informed by everal Witnesses, that they know who was the person that did it: upon the other accompt I can prove where I was that day, but I did not know when I was arraigned, what was laid to my charge: Here was some examinations taken before my Lord Mayor concerning the person or persons that did that act: (here he offered a paper, a copy of the said examinations, subscribed Mary Brandon and divers others.)

Mr. Secretary Morrice. Was you not examined in the Tower?

Hulet, Yes Sir.

Mr. Secr. Morice, Did not we tell you, that you were charged with cutting off the head of the King?

Hulet, Yes Sir you did tell me fo.

L. Ch. B. Then you had time to provide your witnesses.

H. I was a close pri soner.

L. C. B. Where were you on the day of execution?

H. I was prisoner then at Whitehall.

L. Ch. B. For what?

H. Upon this accompt we were taken up, about seven or nine of us were taken up, we were all Serjeants, three of Col. Hackers, the rest of Prides and Fairfaxes, and about ten of clock at night were discharged.

L. Ch. Baron,

L. Ch. B. For vvhat vvere you imprisoned?

H. For refusing to be upon the Scaffold.

Burden. It was a Common speech among the Souldiers that Hulet cut off the Kings head.

L. C. B. Hove long before did you see Hulet upon the guard.
Burden. The day before, but not that day, nor the day after.

L.C.B.W. Hulet, the evidence against you is 2 fold, one concerning the cutting off the Kings head, the other that you were in a frock. If it be proved that you did not cut off the Kings head, yet if you were in a frock in that place it will not excuse you, if you have any thing to say I will be glad to hear it.

Hulet. I defire the persons may be examined upon oath, priloners and others, who was the person that did it, I mean Hacker,

Huncks, and Phayer.

L. ch. B. You that are the prisoner, for that which concerns Hacker and Phayer, you know what conditions they are in, one already tryed for his life, the other a prisoner in the Tower; and Hacker saith himself, he doth not know the person at all; you that are prisoner at the bar, the Court conceives you have had time to geyour witnesses here, you were informed of the businesse before you came here, yet notwithstanding, it is conceived there are some heret that can say something tending to the information of the Jury, but they are not to be admitted upon Oath against the King.

## Sheriffs Officer examined.

Sheriffs Officer, My Lord, all that I can say in this business is this, one of our fellows that belongs to our Master the Shrieff, John Rooten by name, he and I were talking about this very story, and he did acquaint me with this. That he was in Rosemary-Lane a little after the Execution of the King, drinking with the Hangman, that he did urge him whether he did this fact. God sorgive me, saith the Hangman, I did it, and I had 40 half crowns for my pains.

#### Abraham Smith examined.

Smith, My Lord, affoon as that fatall blow was given, I was walking about VV hite-Hall, down came a file of Musketeers, the Hh 2

first voord they said was this, where be, the Bargemen. Answer vvas made, here are none, away they directed the Hangman into my boat, going into the boat he gave one of the Souldiers a halfe crown, faith the Souldiers, waterman away with him; be gone quickly, but I fearing this Hangman had cut off the Kings Read, I trembled; that he should come into my boat, but dared not to examine him on thore for fear of the Souldiers, fo out I lanched; and having got a litle way in the water, faid Iwho the Devil have I got in my boat? fayes my fellow, fayes he why? I directed my speech to him faying, are you the Hangman that hath cut off the Kings head? no as I am a finner to God faith he, not I, he shook every joynt of him, I knew not what to do, I rowed away a litle further and fell to a new examination of him, when I had got him a litle further: tell me true faid I, are you the Hangman that hath cut off the Kings head ? I cannot carry you faid I, no faith he, I was fetcht with a troop of horse, and I was kept a close prisoner at White-Hall, and truly I did not do it, I was kept a close prisoner all the while, but they had my instrumens. I said I would fink the boat if he would not tell me true, but he denyed it with feve-

#### William Cox examined.

rall protestations.

Cox. When my Lord Capell, Duke Hamilton, and the Earl of Holland were beheaded in the Palace yard in Westminster, My Lord Capell asked the Common Hangman, said he did you cut off my masters head? yes saith he, where is the instrument that did it? He then brought the ax: is this the same ax are you sure, said my Lord? Yes my Lord saith the Hangman, I am very sure it is the same: my Lord Capell took the ax and kissed it, and gave him sive pieces of Gold, I heard him say, sirrah wert thou not affraid? saith the Hangman, they made me cut it off, and I had thirty pound for my pains.

#### Richard Abell examined.

Abell. My Lord, in the house of one Mr. Bramston I did hear Gregory himself confess that he cut off the Kings head.

L. Ch. B.

L. ch. B. You that are the prisoner at the bar; the Court is wilking to give all full scope as far as may be to examine the truth of the fact; as they would not condemn the innocent, so they would not acquit the guilty, do you desire further time to examine the truth of it, before it be put upon the Jury?

H. I do confesse I do not understand the laws, I desire I may have a little further time: I desire the Jury may be vvithdravvn, I desire a

fourtnights time, but fubmit to the Court.

# A Stranger Examined.

Stranger, My Lord, I was with my Master, in the company of Brandon the Hangman, and my Master asked Brandon, whether he cut off the Kings head or no? He confessed in my presence that he vvas

the man that did cut off the kingshead.

Lord chief Baron, You that are the Prisoner at the bar, the Court was willing to give you as much time as they could by Lavy: The Jury hath been charged, and evidence given, all those Witnesses have been examined that we could hear of novy, for your advantage, I will fay fomething to you. It was here faid, and given in Evidence, that Axtel did send a boat to fetch the common Hangman, if vve knevv more that might tend to your advantage it should be repeated. You Gentlemen of the Jury, mark it? There is first Gittens, he svears that he vvas in the same Regiment that you were in twelve or thirteen years together, he faith that he and others were called together upon their oaths, and you amongst the rest, and there was an oath of secrecy, asking them if they would do fuch an act, they all refused to do it, so did you : but he faid, the day of execution of the King this Gittens got among them, and one Captain VVeb kept the door, and he faw you fall before the King, and ask the King forgivenesse, he taid he heard your voice, and so knew you : and that the day after Captain Aikens faid, you shall see Hulet shortly come to preferment, & he faith he did not fee you in the Regiment that day, and that Hewfon and all the Regiment used to call you Father Graybeard. Stave mers he faith, that you was Capt. Lieutenant to Col. Hemfons Troop, and you comming to Lutterels town, you asked him feveral particulars, whether he had been in the Kings Army, walking up and down

down you faid, you were the man beheaded King Charles, and for that you had one hundred pounds; this he swears positively. Samfon Toogood he swears, he saw you come to Col. Hemfons in 1650. you talked to him very familiarly; when you were gone he asked who you were, he told him you were a Captain Lieutenant of horse, and he faid, that you were a very mettled fellow, and did the Kings bufiness upon the Scaffold: that afterwards, Colonel Hemsons Regiment being discharged, you came to be of Pretty's Regiment, and that he told this Gentleman, that he was affured by Colonel Hemfon, that it was you, that either cut off the Kings head, or took it up and taid, Behold the head of a Traytour. He faith afterwards, that in 1654. in Carloe, he asked you the same question, and you demanded of him who told him? He answered he was told by several persons, namely Hewson and Pretty. You said, what I did I will not be ashamed of, and if it were to do I would do it again. He sayes again at another time, that you were one of the two persons who were then upon the Scaffold, and that there were staples to enforce the King to Submit, if he strugled. I had that about me which would have done the business. And he sayes, in November last you came to a meeting upon a summons of Colonel Jones, and then did avouch Lamberts quarrel, he said you were too forward heretofore : you said, If it be the business of the Kings head, I will never deny it, call me to an account when you will. He heard many call you Grandfire Gray-Then there is another witness, I think his name is Davies, he was in discourse with you, drinking two pints of wine; It is reported (fayeshe) you took up the Kings head, and Said , Behold the head of a Traytour : and he desired you to resolve him vvhetherit vvas so or no: you said again, it had been demanded often : but you never resolved any man : you said, vyhosoever said it then, I say novy, It was the head of a Traytour. Nelson hesvears, that about fix years since he was in discourse with Axtell about it, and Axtell told him they were a couple of flout men to your knovvledge ( fpeaking to Nelfon ) I vvas one to do in that affair: vve made choice of tvvo, Waiker, and Hulet, who gave the blove? Walker, but Hrlet took up the head. Colonel Tomlinson he saies, that there were two on the Scaffold, one that had a gray beard, and the other somewhat flaxen. Nelson also heard by Colonel Pretty that you

did it : and then Ben. Francis he fayes, they had both : Frocks alike one a black beard, one a gray grifled periwig, and believer he was about your flature. This is the substance of what the witnesses have faid against you; Gentlemen you hear what has been proved on behalf of the Prisoner, that is, if you believe the witnesses that are not upon oath, that Branden confessed it, and denyed he didit, geverall Witnesses that lay Brandon confessed he did it, and that he told them of a fum of money that was given him. Genttlemen of the Jury, you fee the whole point in this case, the indictment is for compaffing and imagining the death of his late Majeffy; the Evidence goes two waies, part of the witnesses one way, part another way, if you believe either of them, then you ought tofind that the defendent is guilty : if either he was in the frock, though he was not the man that did it, or if you find he did it, it is a clear testimony of his Imagining and Compassing the death of the King. Now it rests upon you to consider the Evidence that is given for the Common Hangman, that he should be the man that did it: that the Prisoner at the bar did not cut off the head; on the other side, if you do believe he was one of the two in the Frocks, upon the relations of these persons, Pretty, Hewson and Axtel, if you believe it upon these relations, and after his own confession, that if he was to do it again he would do it; then upon this evidence that is given you, he is to be found guilty, though he did not cut off the Kings head. You have heard the Evidence on all sides, it rests upon you, pray go together and confider of your Verdict. I have forgotten one thing, God forbid I should omit any thing that may be as well for advantage as against the Prisoner at the bar: if you take it fingly, if you have nothing of other proof, what another man faies of me doth not charge me, unless there be fomething of my own, what you have heard from himself, and what you have heard by relations from others, that is to be left to you. It is my duty to tell you, that which is faid by another of me, that alone is not a pregnant evidence; you must remember withall, what is sworn positively, what he said himself: this being said, I must leave it to you. Pray go together.

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After a more than ordinary time of consultation, the Jury re-

Clerk, Are you agreed of your Verdia?

Jury, Yes.

Clerk, Who shall fay for you?

Jury, Our Foreman.

Clerk, Will: Hulet alias Howlet, hold up thy hand. Gentlemen look upon the Prisoner at the bar, how say you, is he guilty of the high Treason, &c?

Foreman, Guilty.

Clerk, Look to him Keeper. What Goods and Chattells? Jury None to our knowledge.

And then the Court adjourned till to morrow morning feven, a clock in this place.

16 b. October, 1660. Sessions-House Old-Baily.

Proclamation of the Court.

Clerk of the Crown. Set Ifaac Penington, Hen: Marten, Gilb. Millington, Kob. Tichbourn, Owen Roe, Rob. Lilburn, Hen. Smith. Edm. Harvey, John Downs, Vincent Potter, Aug. Garland, Simon Meyne, James Temple, Pet. Temple, and Tho. Wayte, (in all fifteen) to the bary which was accordinly done.

Chrk of the Crown, You the Prisoners at the bar, those of the Jury that were last called are to pass, &c. if you or any of you will, challenge all or any of them you must challenge them when they come to the Book before they be sworn.

Charles Pitsield, Christopher Abdy, Richard Cheyney, George Tirres Daniel Cole, Hall, Richard Abell, Edmund Starnel, Edmund Pitt, Will. Wit somb, Frat. Dorrington, and T. Nicoll, called and Ivvora of the Jury.

Cl. of the Crown, Isaac Penington, Henry Marten, &c. Hold up your hands. Gent. that are severn look upon the Prisoners at the Bar. You shall understand that the said is. Penington, &c. together with, &c. (bere the indiciment was read) Unto which they and every of them have severally pleaded Not Guilty, and for their tryal have put themselves upon God and the Country, which country you are: now your charg is to enquire &c.

K. Coun. May it please your Lordships and You Gentlemen of the Jury, the Prisoners at the bar stand indicted of high Treason, for Compassing and imagining the death of the late King CHARLES the First of Glorious Memory. The indictment sets forth severals Overt-acts, by which that imagination doth appear, the Treason it self is the compassing: Our Evidence will go on thus: We shall prove against them all, that they did sit (in that which they called the High Court of Justice) upon the King, whilst the King was a Prisoner at the bar, most of them did sentence him, all but Harvy and Penington did sign that bloody Warrant for his Execution, and that one of the Prisoners at the bar was in before the High court of Justice consulting of bringing it about. When we have proved this I think it is enough. Pray call the Witnesses.

Harvey, My Lords, according to my duty I shall save this honourable Court all their trouble. I do humbly acknowledg, that I was and did sit, in that court, but I did not sign and seal that Warrant.

L ch.B. It is very true Mr. Harzey.

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Har. I hope your Lordships and this honourable bench will give me leave (in that time which you shall appoint) to shew you my reasons that I did it not of malice, and it was an errour not of Will, but of Judgment; what I have to say will be (though not for the annihilating) yet for the extenuation of my crimes

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Lord Chief Baron. Say now what you will, only consider with your self, whether you have not already spoken as much as you can for the Extenuation of it, say what you can further.

Harvy. Let me speak a word. L. cb. Baron. Go on Sir.

Harvey. My Lord, I do humbly conceive, if I had conceived that I had then done any thing of Treason, I would not for all the world have been there. I was present when his Majestie did not own the Court, defiring that both his Houses might meet, that he might have a Conference with them for fettling of the peace: My Lord, heartily and unfeignedly I did endeavour that that Advice night be embraced, and that no sentence might be pronounced. I was one of those (with some others) that did so far promote it, that that which they called the High Court of Justice, did withdraw to consider of it, but the major part of it did dissent. But my Lord, I was so unhappy as to return to the Court, though with reluctancy; I went with a resolution not to go more to them, nor never did; I was summoned to come to the Court. I did declare I abhorred the thing, that my foul had reluctancy against it, and I was greatly greived and troubled at it, and I did refuse any more to come, or to consult about any thing that followed in order to his Majesties death, and to fign and to feal. And that I may make it appear to your Lordships, I pray I may have a wifnesse or two examined.

Lord Chief Baron. Name them. Did he sit upon the day of sentence?

Councel. Yes he did, he followed it.

#### Mr. Edw. Corbet examined.

Mr. Corbet. My Lord, the attestation which I this day make solemnly in the holy sear of Almighty God, and in awful reverence of this great Tribunal, hath only this great scope, that Colonel Harvey the Prisoner at the Bar, upon that day of signing the Warrant for that horrid execution of his most Excellent Majesty, not in title only, but in reality, he finding me as

I was passing to the duty of my place in the Assembly of Divines then sitting, he seized on me, and desired privacy of time and place, that he might disburthen his soul and spirit unto me, it was then about nine a clock in the forenoon to the best of my remembrance.

L. C. B, What day I befeech you?

Corbet. To the best of my remembrance upon the Monday; Sir, sayes he, I desire to make known unto you the deep horrour that fits upon my spirit, the sadness and grief above all expressions that my present case has cast me into; I have endeavoured Sir, sayeshe, in the fight of God all that possibly I could, to divert them from the Sentence, I could not prevail. Sir, sayes he, this morning I have been sollicited with very much earnestness, that I would go and fign, and feal, and order, that wicked Execution, which my foul abhors, and Sir, that I might be removed and withdrawn from all temptations and follicitations of fuch a wicked fact, I befeech you spare me your time this day, which I did, in the presence of another Divine, zill four a clock that afternoon, and then I parted, and went to Westminster, to fign and affift that which I did apprehend my bounden duty, the vindication of the Assembly of Divines, wherein we did testifie, that it was far from our thoughts to advise the Parliament to any such unheard of unnatural act.

Councel. We do admit that after he sat and sentence past, that he did not sign.

Harvey. Be pleased to call one Mr. Tho. Langham, he hath heard me often declare against that act.

# Mr. Tho. Langham examined.

Lord Chief Baron. What do you say Mr. Langham as to this bu-finesse?

Langham. Sir, about the time that his Majesty was executed in 1648. I was then servant to Alderman Sleigh, who was formerly partner with this Colonel, and he frequenty came to Alderman I i 2

Sleigh's every night, and the Alderman having some business with him, would ask him what newes there was at the high Court of Justice: he usually told him the passages upon any day, the Alderman asked him if so be he thought his Majesly might escape, he told him this, that he would do what lay in his power that he might; that he might not come to have sentence pass, upon Saturday being also there, he told him this, that he had done what lay in his power to hinder the sentence, but could not attain his design, but he was resolved he would never sign, nor seal to his Majesties death, for it was utterly against his Judgment.

Harvey. There is another (my Lord) and but on more that is

George Langham.

L. Ch. Baron. To what purpose? This is believed.

Harvey. I shall only crave and supplicate this favour of this honourable bench, that this honourable bench will be pleased on my behalf (since I have endeavoured it two moneths before) to present my humble petition to his sacred Majesty, and to interceed for mercy and favour on my behalf, my self, my wife, and thirteen Children shall humbly pray.

The Court received the said petition, and promised to present it to bis Majesty.

Millington. I do not know whether it will be seasonable for me to interpose now I would spake a litle.

L. Ch. Baron. Is he next in order.

Clerk. No my Lord, Penington is next.

This I shall take the boldness to say; (which shall be nothing but truth) I never had a hand in plotting, contriving, malicious practices against his Majesty, demonstrated by my utterly refusing to sign the warrant for his Execution, though often sollicited thereunto, I cannot deny but I sat amongst them that day of the sentence, but I cannot remember I was there when the sentence passed. My sitting amongst them was out of ignorance, I knew not what

what I did, the refore I hope you will believe there was nothing of malice in any thing I did, I was missed to it.

L. Ch. Baren. I cannot hear you ( he not speaking aloud. )

Penington. It was ignorance, not malice that did lead me, if I had known what I had done, I would not have done it, I humbly pray that there may be a favourable construction made of it, I humbly leave it with you. I did my duty to pray for the King, but had no malice to act willingly against him.

Clerk. Henry Marten.

Councell. He did both fign and feal the precept for funmoning the Court, and the warrant for Execution, fat almost every day, and particularly the day of sentence.

Marten. My Lord I do not decline a confession so as to the matter of fact, the malice set aside, maliciously, murderously, & trayterously.

Councell. If you have any thing to say to that, we will prove it.

L. Ch. Baron. That I may inform you in it, there is malice implied by law, malice in the act it felf, that which you call malice, that you had no particular intention or defign against the Kings person, but in relation to the Government, that will not be to this present business; if it should extenuate any thing, that would be between God and your own soul, as to that which is alledged in the indictment. Maliciausly, Murderously, and Trayterously, they are the confequences of law; if a man meet another in the Street and run him through, in this case the law implies malice, though but to an ordinary watchman, there is malice by the law in the fact, if there was no such expressed personal malice as you conceive, yet the fact done implies malice in law.

Mr. Solicitor Generall, My Lord, he does think a man may fit upon the death of the King, sentence him to death, fign a warrant for his Execution, meekly, innocently charitably, and bonestly.

Marten. I shall not presume to compare my knowledge in the Law with that of that learned Gentleman, but according to that poor understanding of the Law of England, that I was capable of, there is no fact that he can name that is a crime in it self, but as it is circumstantiated. Of killing a watchman, as your Lordship instanced, a watchman may be killed in not doing his office, and yet no murder.

Lord Chief Baron. I instanced that of a watchman, to shew there may be a malice by Law, though not expressed, though a man kill a watchman, intending to kill another man, in that case it is malice in Law against him; so in this case, if you went to kill the King when he was not doing his office, because he was in prison, and you hindred him from it, the Law implies malice in this; it is true, all actions are circumstantiated, but the killing of the King is Treason of all Treasons.

Justice Foster. If a watchman be killed it is murder, it is in contempt of Magistracy, of the powers above; the Law sayes, that contempt adds to the malice.

Councel. We shall prove against the prisoner at the Bar (because he would wipe off malice) he did this very merrily, and was in great sport at the time of the signing the Warrant for the Kings execution.

Marten. That does not imply malice.

#### Ewer sworn.

Councel. Come Sir, you are here upon your Oath, speak to my Lords and the Jury, you know the prisoner at the Bar very well, you have sometimes served him, were you present in the painted Chamber 29. January. 1648. at the signing the Warrant the Parchment against the King?

Ewer.

Ewer, The day I do not remember, but I was in that chamber to attend a Gentleman there, I followed that Gentleman (looking at Mr. Marten) I followed that Gentleman into that chamber.

#### L. ch. B. After what Gentleman?

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Ever, Mr. Marten my Lord, I was pressing to come near, but I was put off by an Officer or Souldier there, who told me I should not be there; I told him I was Ordered to be by that Gentleman. My Lord I did see a Pen in Mr. Cromwells hand, and he marked Mr. Marten in the face with it, and Mr. Marten did the like to him: but I did not see any one set his hand, though I did see a parchment there with a great many seales to it.

### Sr. Purback Temple sworn.

Councel, What do you know of that Gentleman in his carriage of this businesse.

Sr. Purback Temple, My Lords, I being present in Town when that horrid Murder was contrived against the late King, there came some persons of honour, Servants to the late King, to my Fathers House, Sir Edward Partridge, to engage me to joyn with them to attempt the Kings escape. In order whereto they told me, nothing would tend for much to his Majesties service, as, to endeavour to discover some part of their Counsells, for that it was resolved by Crommell to have the King tryed at the High Court of Justice as they called it, the next day, and defired me ( if possible ) to be there to discover their counsells, whereby the King might have notice and those that were to attempt his escape. In order whereunto, the next day by giving money to the Officer of the painted chamber I got in by day light, in the lobby to the Lords house, I espyed a hole in the wall under the hanging, where I placed my felf till the council came, where they were contriving the manner of

trying the King when he should come before them: and after the manner of praying and private consults amongst themselves: When their prayer was over there came news that the King was landing at Sir Robert Cottens Stairs, at which Cromwell run to a Window, looking on the King as he came up the Garden, he turned as white as the Wall, returning to the board he speaks to Bradshaw and Sir Heary Mildmay, how they and Sir William Breerton had concluded on fuch a businesse, then turning to the board, said thus. My Makers, be is come, he is come, and now we are doing that great Work, that the whole Nation will be full of : Therefore I defire you to let us resolve here what answer We shall give the King when he comes before us, for the first Question that be will ask us will be; by what Authority and Commission we do try him? To which none answered presently. Then after a little space Henry Marten the Prisoner at the Barr rose up, and said, in the name of the Commons and Parliament affembled, and all the good People of England, which none contradicted, so all rose up, and then I saw every Officer that waited in the room fent out by Cromwel to call away my Lord fuch a one ( whose name I have forgoz ) who was in the Court of Wards Chamber, that he should fend away the instrument, which came not, and so they adjourned themselves to Westwisser-Hal. going into the Court of Wards themselve; as they went thicher, When they came to the Court in West ninster-Hall, I heard the King aske them the very same Question that Crompell had faid to them.

Mr. Solicitor, Gentlemen the Prisoner at the Barr confesses his hand to the Warrant for Executing the King, you see by his servant how merry he was at the sport. You see by this witness how serious he was at it, and gave the foundation of that advice, upon which they all proceeded, and now he saies he did it not Traterously, I humbly conceive he means it was Justifiable.

Sir P. Temple, At another time I was in Town on a Friday, and wanting Horles I went to Smithfield where I fave the Horles

of State of his late Majesty to be sold in the Common Market, at which I called to a Rider, said I, what makes these Horses here? says he I am to sell them, why said I, there's the Kings Brand upon them, C. R. and he shew'd them me, said I, will you sell these Horses? What prices he asked me three or four score pound a piece, said I, who warrants the sale of these horses, says he, Mr. Marten and Sir Will. Brereton, afterwards I heard the horses were taken into the Mems by the Prisoner at the Bar, and Sir William Brereton.

Councel. Was this before the Trial?

Sir P. Temple. It was in 1642, or 1643.

Councel. That's nothing to this business.

Marten. My Lord, the Committion went in the name of the Commons assembled in Parliament and the good people of England, and what a matter is it for one of the Commissioners to say, let it be acted by the good people of England?

Mr. Soll. Gen. You know all good people did abhor it, I am forry to

see so little repentance.

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Mar. My Lord, I hope that which is urged by the learned Councel will not have that Impression upon the Court and Jury that it seems to have, that I am so obstinate in a thing so apparently ill; My Lord, if it were possible for that blood to be in the body again, and every drop that was shed in the late wars, I could wish with all my heart: but my Lord, I hope it is lawful to offer in my own defence, that which when I did it, I thought I might do: my Lord, there was the Houle of Commons as I understood it : perhaps your Lordships think it was not a House of Commons, but it was then the Supreme Authority of England; It was so reputed both at home and abroad: My Lord, I suppose he that gives obedience to the authority in being de facto, whether de jure or no, I think he is of a peaceable disposition, and far from a Traytor. My Lord, I think there was a Statute made in Henry the seventh his time, whereby it was provided, that whosoever was in Arms for the King de facto, He should be indempnified though that King de facto, was not so de jure; and if the Supreme Officers de facto can justifie a war (the most pernicious remedy that was ever adjudged by mankind, be the Caufe what it will ) I prefume the Supreme Authority of England may justifie a Judicature, though it be but an Authority de fatto; My Lord, if it be said that it is but a third Estate, and a small parcel of that, My Lord, It was all that WAS

was extant. I have heard Lawyers lay, that if there be Commons appurtenant to a tenement, and that tenement be all burnt down except a small stick, the Commons belong to that one small piece, as it did to the tenement when all standing. My Lord, I shall humbly offer to consideration, whether the King were the King indeed, such a one whose peace, Crowns and Dignicies were concerned in publick masters: My Lord, he was not in execution of his offices, he was a prisoner. My Lord, I will not defer you long, neither would I be offensive, I had then and I have now a peaceable inclination, a resolution to submit to the Government that God hath set over me. I think his Majesty that now is, is King upon the best title under Heaven, for he was called in by the Representative body of England. I shall during my life long or shore, pay obedience to him : Belides, my Lord I do owe my life to him, though I am not acquitted for this. I do confess, I did adhere to the Parliaments Army heartily, my life is at his mercy; if his Grace be pleased to grant it, I have a double obligation to him.

Mr. Soll. My Lord, this Gentleman the prisoner at the bar, hath entred into a discourse, that I am affraid he must have an answer in Parliament for it. He hath owned the King, but thinks his best title is the acknowledgement of the people and he that hath that, let him be who he will, hath the best title: we have done with our evidence,

Jury would take notice, that though I am accused in the name of the King, that if I be acquitted the King is not Cast: it doth not concern the King that the prisoner be Condemned, it concerns him that the prisoner be tryed; it is as much to his Interest, Crown, and Dignity, that the Innocent be acquitted, as that the nocent be condemned.

Mr. Soll. Gen. My Lord, this puts us now upon the reputation of our evidence, and you may see how necessary it is to distinguish between Confidence and Ionocence, for this very person that desires you to have a care how you condemn the innocent, he doth seem to intimate to you, that he is an innocent person at the bar; and yet confesses he did set upon the King, did sentence him to death, that he signed the Warrant for the execution, and yet here stands that person that desires you to have a care of condemning innocence: what is this at the bottome of it, but that my fact is such as I dare not call it

innocence, but would have you to believe it such. Gentlemen of the Jury, was it your intention the King should be so tryed as this prisoner moved; it will concern you to declare that the people of England do abhor his sacts and principles, every sact the prisoner hath confessed himself, the sitting in that Court which was treason; his sentencing was treason, signing the Warrant for Execution was the highest of treasons: Gentlemen, all that he hath to say for himself is, there was an authority of his own making, whereby he becomes innocent, But we hope out of his own mouth you will find him guilty.

dispute, but to acknowledge, I will not trouble you will long discourses: My Lord, it is not fit for wise men to hear them, I am not
able to express them, I will not justifie my self, I will acknowledge
my self guilty. My Lord, the reason why I said the last day Not
guilty, was, in respect of being upon the Scassold, and murchering
the King, and those things; but I will wave all things if your Lordship will give me leave, and I will go unto the lowest train that
possible can be, I will confess my self guilty every way, I was awed
by the present power then in being. This I leave with you, and lay
my self at your seet, and have no more at all to say, but a sew words
in a petition, which I desire you will please to accept, and so I
conclude.

Councel. We do accept this honest and humble Confession, —and shall give no evidence against him to aggravate the matter.

L. Ch. B. Your Perition is accepted, and shall be read.

Robert Titchburne. My Lord, When I first pleaded to the Indictment, it was, not guilty in manner and form as I stood Indicted: My
Lord, it was not then in my heart, either to deny or Juttifie any title
of the matter of Fact; my Lord, the matter that I was led into by
ignorance, my Conscience leads me to acknowledge: But my Lord,
if I should have said Guilty in manner and form as I stood indicted,
I was seareful I should have charged my own Conscience, as then
knowingly and maliciously to act it. My Lord, it was my unhappiness to be called to so sad a work, when I had so sew years over my
head: A person neither bred up in the Laws, nor in Parliaments
where Laws are made; I can say with a clear Conscience, I had no
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more Emily in my heart to his Majesty, then I had to my wife that lay in my bosom. My Lord, I shall deny nothing, after I was summoned, I think truly I was at most of the Meetings, and I do not say this that I did not intend to say it before, but preserving that Salve to my own Conscience, that I did not maliciously and knowingly do it : I think I am bound in Conscience to own it; as I do not deny but I was there, so truly I do believe I did fign the Instrument: And had I known that then, which I do now (I do not mean my Lord, my afflictions and fufferings, it is not my sufferings make me acknowledge) I would have chosen a red hot Oven to have gone into as foon as that meeting; I blefs God, I do this neither out of fear, nor hopes of favour, though the penalty that may accend this ackno vledgement may be grievous: My Lord, I do acknowledge the matter of Fact, and do folemply profess, I was led into it for want of years, I do not justifie either the act or the perfon, I was so unhappy then as to be ignorant, and I hope shall not now (fince I have more light) Justifie that which I was ignorant of, I am fure my heart wes without malice; if I had been onely asked in matter of Fact at first, I should have said the same. I have seen a little; The Great God before whom we all stand, hath shewn his tender mercy to persons upon repentance, Paul tells us though a Blasphemer, and Prosecuter of Christ, it being done ignorantly upon repentance he found mercy : My Lord, Mercy I have found, & I do not doubt, but mercy I shall find, My Lord, I came in upon the Proclamation, and now I am here, I have intruth given your Lordship a clear and full accompr. Whatever the Law shall pronounce, because I was ignorant, yet I hope there will be room found, for that mercy and grace, that I think was intended by the Proclamation, and I hope by the Parliament of England; I shall say no more, but in pleading of that, humbly begg that your Lordships will be Instrumental to the King and Parliament on my behalf.

Council. We shall give no evidence against the Prisoner, he sayes he did it ignorantly, and I hope and do believe he is penitent, and as far as the

Parliament thinks fit to shew mercy, I shall be very glad.

Owen Roe. I have not much to say, I never had any ability, therefore my Lord, it was never my intent upon my plea, as was said before, to deny any thing I have done; for I was clearly convinced,
that I ought to confess it before, and I do confess against my self

that I did fit there several times, and to the best of my remembrance, I did fign and feat the Warrant for his execution, and truly my Lord, it was never in my heart to contrive a plot of this Nature. How I came there I do not know, I was very unfit for fuch a bufineffe, and I confesse I did it ignorantly, not understanding the Law, so was carried away hidden in the bufineffe, not understanding what I did; therefore my Lord, I humbly intreat this honorable Court, that you will consider of it; and look upon me as one that out of ignorance did it, and if I had known of my act, I would rather have been torn in peices with a thousand horses. When I heard of the Declaration and gracious pardon of his Majesty, I confess I went to my Lord Majors and layed hold of it, and I thought my life as secure as it is now in my own hands: But I do wholly cast my felf upon the Kings mercy, and as I have heard he is a gracious King full of lenity and mercy, fo. I hope I shall findic. I was never against Government, it is a blessed thing that we have it, I hope all the Nations will be happy under it. I shall submit to his Majesty and Government, I can say no more, I was not brought up a Schollar, but was a Tradelman, and was meerly ignorant when I went on in that business; I do humbly intreat your Lordships, that you would as tenderly as may be, present my case to the King, whom I rest upon, and leave all to your Lordships wisdome and Discretion to do what you will concerning me .---

Councel. We accept his Confession and do hope he is penitent before God,

as well as before the World.

Robert Lilburn. Be pleased to give me leave to speak a sew Words. I shall be ingenious before your Lordships. I shall not wilfully nor obstinately deny the matter of sact, But my Lord I must and I can with a very good conscience say; that what I did, I did it very innocently without any intention of murther, nor was I ever plotter or Contriver in that murther, I never read in the law, nor understood the case throughly; What ever I have done, I have done ignorantly.

Lord Cheif Baron. Because you shall not be mistaken in your words, God forbid that we should carp at your words, the word Innocent hath a double acceptation, Innocent in respect of Malice, and Innocent in respect of

the fast.

Lilburn. The truth is, my Lord, I was for the withdrawing of the Court when the King made the motion to have it withdrawn, and

opon the day (my Lord) that the King was put to death, I was so sensible of it, that I went to my Chamber and mourn'd, and would if it had been in my power, have preserved his life: My Lord, I was not at all any Disturber of the Government. Inever interrupted the Parliament at all. I had no hand in those things neither in 1648, nor at any other time. I shall humbly beg the favour of the King, that he would be pleased to grant me his pardon, according to his Declaration which I laid hold on, and rendered my self according to the Proclamation.

Councel. We shall fay nothing against him.

Henry Smith. My Lord, I shall not delire to spend your Lordships time, what I have done, Idid it ignorantly, not knowing what I did. I shall not deny the matter of fact, but as to that I pleaded Not guilty before, it was in relation to that which I was ignorant of, the law of the Nation; I have not been bred to it, I humbly desire your Lordships to consider, that what I did was done ignorantly not knowing the law.

Councel. What was that? Smith. I do confesse that I sare in the Court, I do not remember, that I signed or sealed: (both the Warrants being shewed him) adds, My Lord I confess the hands are like

mine, but whether they be fo or no I know nor.

Councel. Do you confess you were in the Painted Chamber the 29. of January? Do you remember any thing of that?

Smith. I do not certainly know that.

which he believes? Smith. I do not remember that I did write it.

Councel. My Lord We preffe it no farther he hath confeffed enough.

Smith. My Lord, what I have done I befeech you consider, I did it in ignorance, not knowing the law, there were those about me that were able to call me, who were then in Authority, whom I dared not disobey, if so, I had been in danger also.

Councel. My Lords me have done, be pleased to direct the Jury upon

the fe feveral evidences and confe flions.

Smith. I beg one word, I must declare this I can speak it seriously, that from the first to the last of these unhappy Wars, I have been a man of trouble and sorrow, I have been (as many wiser men have been) run upon error. My Lord, I know not what I have done I pray that this Court will be pleased to be a Mediator for me, that I may have his Majesties sayour, and that this Petition may be received

on my behalf. (He then delivered his Petition to the Court ) I can rejoyce for that happy settlement that is again in the Nations, and declare chearfully my humble submission to that Government, and desire the Lord will blesse and prosper his Majesty and the Parliament in these Nations. My Lord, I rendered my self according to the Pro-

clamation, I shall say no more,

08

Lord Chief Baron, 'Gentlemen you of the Jury. These prisoners that stand before you at the Bar, that is, Mr. Harvey, Pennington; Marten, Millington, Ticchborne, Roe, Lilburn, and Mr. Smith, there 'are eight, these are persons who by the Att of Indempnity are to be cryed for their lives for the treasons they have committed, but no execution is to be untill the Parliament have further confidered the 'matter that is before us, and you are to find the matter of fact; what 'mercy they shall find hereafter, that is to be left (as I told you) to the confideration of the Parliament, We are to proceed according to law and Juffice. They are all indicted for compaffing and imagining the death of our late Soveraign Lord (barle, the first, of most glorious memory; and for that that hath been opened to you, there are so many Overt Acts, which are as so many evidences to prove that Indictment, which is the compassing and imagination of their hearts to put the King to Death. If any one of these be proved; that alone is enough to prove the Indictment, which is the compaffing and imagining of the heart, that is the Treaton, the other are but evidences. If any thing burst forth from the mouth, or from the hand, as here it is, these are evidences of the imagination of the heart: for this you have heard by the confession of all of them, that they did enough to find the indiament, they have all of them confessed their fitting upon the King in that traiterous Assembly, which they called the High Court of justice. There is one of the Overt Acts expresly laid down in the indictment, they took upon them an Authority to confider how to put the K. to death, and that they did put the K. to death, but they were mistaken as some of them faid, that the actual murthering of the K. was not their meaning. But if they did that which tended towards it they are all guilty of treason; it is all one to you, if they be guilty of any of thele: either fitting, lenrencing, or figning, they are guilty, and all of these except two, are guilty of all these; the matter is clear and pregnant, there is formething hath been laid by many of them with a great deal of expression of forrow, they did confesse (all but one) the fact, and that which rended to their defence was ignorance,

ignorance, but that doth not at all concernyou. It will be taken in its due time into consideration; The several deportments of them all, that is for another Judicature. Your bufiness is to find the matter of fact, onely this let me repeat auto you, there is Mr. Harvey who hath pleaded feveral matters which are not proper for you, expression his forrow and penitence, We shall not trouble you with that, because they are for the consideration of another Court, We ougheall to have a tender compassion, ought to be forry with and for them that are forrowful. The like of Alderman Pennington. Marten hath done that which looks forward more then backward, I could wish with all my heart, he had looked more backward; that is, to repentance of that which is past, then obedience to that which is to come; it is a trouble to repeat those things which he said himself, and truly I hope in Charity, he meant better then his words were. Millington he hath done the like with the rest, confessed the fact, put himself upon mercy wholly, and said he was over-awed by the present power. This I repeat not as any thing to you, who are to confider only matter of fact. For Alderman Titthborn he hath spoken very fully, and truly very conscienciously — upon the whole matter, acknowledges his ignorance, his forrow, his conviction in point of Conscience, and I befeech God Almighty, to incline his heart more and more to repenrance. They that crucified Christ (touse his own words) through ignorance, found mercy. Colonel Roe, he confesses the same wholly and calls himself upon the Kings mercy; and he thought it a bleffed thing that the King was restored again, and submitted wholly to mercy; and so did Mr. Lilburn, he said he went to his Chamber and mourned the day the King was beheaded, I am very glad he had so early ! sense of it. William Smith he did it ignorantly, he was not guilty thus far, that was, he was led on, even like one filly sheep that follows another, by what relation I have heard of the person, at that time he was not thought fit to be of the Privy Council. There is nothing more to fay to you, the fact is confessed by them all. It is so clear you need not go from the Bar. and as a real

After a little Consultation between the Jurors, they returned to their places.-

Clerk of the Crown. Are you agreed of your Verdict?

Jurors. Ves.

Clerk. Who shall say for you? I was a fact of your Verdict?

Jury. Our Foreman.

Clerk. Edmond Harvey hold up thy hand. How say you, is the prisoner guilty of the Treason whereof he stands Indicted and hath been arraigned, or not Guilty?

Jury. Guilty-

Clerk. Look to him Keeper.

Clerk. VY hat Goods and Chattels, &c.

Jury. None to our Knowledge. The same question being asked touching Alderman Penington, Henry Marten, Gilbert Millington, Alderman Titchborne, Col. Roe, Col. Lilburne, and Henry Smith, they were serverally found guilty by the Jury in manner aforesaid: All which prisoners sinding the place where they stood to be cold and unwholsome, prayed the Court they might have leave to be returned to the Prison till the Court shall be pleased to command their further attendance, which was granted.

The rest of the prisoners aforenamed, together with W. Hevening bans

brought to the Bar.

Clerk. You the Prisoners at the Bar, those Persons last called of the Jury are to passe, &c. If you or any of you, will Challenge all or any of them, you must Challenge them when they come to the Book before they be sworn.

Clerk. Charles Pilsield, Christopher Abdy, George Terry, Daniel Cole, Anthony Hall, Richard Abel, Edmond Starnell, Edm. Pit, William Whitcombe, Francis Dorrington, Thomas Nicoll, Robert Sheppard, in all 12 admitted and smorn of the Jury.

Clerk. If any man can inform, &c.

Clerk. John Downes hold up thy hand, &c. and the like were faid to all the other persons following, viz. Vincent Potter, Augustine Garland, Symon Meyne, James Temple, Peter Temple, Thomas Waite, and William Heveningham; Look upon the Prisoners at the Bar you that are sworn, you shall understand that John Downes the Prisoner at the Bar

Bands indicted, coc.

Kings Councel. May it please your Lordships, and you Gentlemen of the Jury; The Prisoners at the Bar stand indicted of High Treason, for compassing and imagining the death of the late King Charles the first, of blessed memory; The Evidence by which we shall make out against them this treason of their heart in Compassing and Imagining the Kings death, (for that is the substance of the Indictment, and all that follows is but Evidence) will be by proving that they did sit as Judges in that pretended Court of Justice, when the King stood a Prisoner at the Bar, I hat they did sentence

sentence him to death every one of them, and we shall prove against all but one of them, that they did sign that bloody warrant for murthering of the King; and against one of them that stands at the Bar, we shall prove (to his shame and Confusion of face) that he did spit in the face of our late Soveraign Lord.

John Downes. My Lord, I have humbly pleaded not guilty, not with any intention to justifie the fact, or to extenuate it; but my Lord in regard there is that charged in the Indictment, that my Conscience faith I am not guilty of, I durit not plead guilty; otherwise, my Lord, I should not have troubled you with not guilty, but should have humbly taken the shame and confusion for it; it is my intention to put the Court to as little trouble as possible I can, therefore I do most humbly intreat of your Lordships and the Court, that you will permit me to acknowledge that which will be a sufficient evidence of my Conviction, if the Court so please, and that you will be pleased to hear me on my behalf; if I can humbly offer to you some special thing which is not in the Case of another (I could wish it had if it had, we had none been here ) I do humbly acknowledge, that to fit upon that occasion in that place, is evidence enough to convince what is in the heart, except by some signal actions that might happen from some that might shew how it was his unhappiness to be put into such a business, yet had neither malice nor treason in his heart; I do humbly conceive, that there is that goodness in you, that this plea, this allegation will be most welcome to you. My Lord, though there was such a thing, such an unparalleld thing, I was thrust into this number, but never was in Confultation about the thing; God is witness, I was not put in till the Act was ready to passe in a second Commitment, by one of the same number; I denyed it, yet they faid I must make one, I must take my share, so I came in. Never did I know of his Majesties being brought to London, till he came. My Lords, in this great unhappiness, I think it is some mitigation, and I judge it a happiness that so wise prudent persons as this Court confifts of, that you are my Judges that can look back, my Lord, and consider what the times were then, and can, My Lord, account its happiness, that there is a special wisdome in you, that in nice Cases, you will be able to make a diffinction. I do indeed, my Lords, fadly, and feriously confess that I was divers times with those persons that were called Judges of the late K, at several of their meetings and fittings; it

is long ago, I cannot say how often, I was several times there. My Lord, I do humbly beg of your Lordships (I will trouble you as (hort as I can ) that you would be pleased so far to favour me, as to give me leave to give you a short account of the business; The last day his Majetty came to that which was called then a Court, feveral times he was brought (I think thrice) and his charge was given in words high enough, he said he could not acknowledge their jurisdiction, that was the answer, my Lord, till the last day, then I confesse I was there. He that was called President, did again and again tell him the heads of his charge, told him he had feveral dayes given for confideration, that this was the last day that the Court (as they call'd themselves) would give him his final answer; if he stood still to day and move to the jurisdiction of the Court, they must take all pro Confesso, and would give tentence: My Lord, to this his Majesty indeed with a great deal of composedness and wisdom told them to this effect, I cannot own your jurisdiction, you have power enough indeed, I wish you may use it well, but because you are so ready to give a sentence which may be sooner given then avoided, I think fit to let you know, that I have something that I defire to speak to my Parliament, for I have something to offer unto them that will be fatisfactory to you all, and will be for the immediate fettlement of the Kingdome in reace-My Lord, he that was called President, answered that no notice could be taken of any thing but onely whether he would answer to his Charge : upon that, my Lord, his Majetty indeed (with the greatest earnestness that ever I beheld, and yet in no unfeemly possion) cold them they might soon repent of such a sentence; that he did Conjure them to withdraw once again and to consider of it, if it were but half an hour, or (saich he, if that be too much for you) I will withdraw. My Lord, here I can make my appeal to him that must judge me when you have done with me, I had not a murderous nor a trayrerous thought against him, but Sir I contess such deep pations did fall upon me, that truly my felf I was nor. I remember the persons between whom I fare, as it fell out, was one Mr. Cawly, and Col. Wanton, thefe two I fare betwixt, thefe were the very words I spake to them, have we hearts of stone, are we men? they laboured to appeale me, they told me I would ruise both my felf and them ; faid I,if I die for it, I must do it : Cromwell fate just the seat below me, the hearing of me make some stir whispering

he looked up to me, and asked me if I were my felf, what I meant to do, that I could not be quier. Sir, sid I, no, I cannot be quiet, upon that I started up in the very nick, when the prefident commanded the Clerk to read the Sentence, I stepping up, and as loud as I could speak, My Lord, I spake to this effect, these words or to like purpose, My Lord, said I, I am not satisfied to give my consent to this sentence, but have reasons to offer to you against it, and I defire the Court may adjourn to hear me, presently he stept up and looked at me; Nay, saith he, if any of the Court be unsatisfied, the Court must adjourn: Sir, accordingly they did adjourn into the inner Court of Wards; When they came there, I was called upon by Cromwell to give an account why I had put this trouble and disturbance upon the Court, I did speak Sir to this effect, (it is long ago the very words, I think I cannot speak ) but to this effect I did fpeak : My Lord, I should have been exceeding glad if the Court had been pleased to condiscend to this gracious expression, but it is not too late for me, I defire not his death but his life, and that the Nations may be settled in peace, the King now is pleased to offer, that if he might but speake with his Parliament, he would offer to them fuch things as should be satisfactory to us all, so (said I) what would you have ? Your pretence of bringing him to these proceedings was, that after such a long and bloody War, his Majesty would not condifcend to fuch concessions as might secure the Parliaments party, but now you hear him, that he will give every one of us fatisfaction; I told them, fadly told them, (I think I may truly fay, more fadly then, than at this time ) that if they should go precipitantly on, and give Judgement upon him before they had acquainted the Parliament with what the King was pleased to offer, we should never be able to answer it, the rather my Lord, (and that I did presse with all the little understanding that I had ) if they did but consider the last concluded order that the Parliament made after the passing of the Act for Tryal (that which was so called ) I say there was this order that shut up all, That upon any emergency that could not at that time be thought on in the House, the Court should immediately acquaint the House with it. My Lord, I did infer as ftrongly as I could to them, That if this were not emergent, I could not tell what was : The King denyed the jurisdiction of the Court, and yet with all vehemency defired to speak with his Parliament, were not these emergencies?

gencies ? if not , I knew not what were emergences. My Lords , befides this, there was another thing I did preffe, that I thought was of greater consequence then this, as to the satisfaction of every mans particular conscience, that admitting (if it might ge admitted) though not fit to be admitted) that the King was lyable to his Subjects, that they might call him to an account, and might condemn him, (I beg your pardon that I take the boldnesse to make such admissions) But if such a thing might be admitted, Certainly, it did exceedingly become those Judges that were to give such a sentence (not against a Common person, but against the greatest) to be very well satissied in matter of fact, to a full evidence before them, that such and fuch things that were faid were true. I do acknowledge this that to the best of my apprehension (I wish it had been so to others) there was a great shortnesse in this, I do humbly affirm this, that not one Member of the Court did hear one witnesse Viva Voce; I did presse, that if the Court did give judgement against the King, without a fair examination, I faid it was fuch a thing, as no. Judge at any Affizes would do against a Common person, what I had was from Peters, and from some private Whispers from one of them that is gone, and hath received his sentence and doom. Cromwell did answer with a great deal of storm. he told the president that now he faw what great reason the Gentleman had to put such a trouble and disturbance upon them; saith he, sure he dorn not know that he hath to do with the hardest hearted man that lives upon the earth, however it is not fit that the Court should be hindered from their duty by one peevish man, he said the bottome was known, that I would fain fave his old Master, and defired the Court without any more adoe, would go and do their dury. Another that spoke to me in answer was. one that hath been before you, and hath received his Sentence but is not dead, (and I defire I may not name his name) his answer was to what I have faid, that some men were either Skepticks or Infidels. After this I did go into the Speakers Chamber, and there I did eafe my mind and heart with tears, God onely knows. I have an unhappy memory, I have flipt many things.

Lord Cheif Baron. Remember your self by Papers if you have any,

no man will hinder you.

Downer. I have no papers, but my Lord for the truth of this, I have said, there are some witnesses that will make the substance the effect of this appear.

Lord

Lord Chief Baron. Mr. Downes, there is one particular before you come to the witnesses, that after all these Convictions you signed the Warrant, if

you deny it, the Council will prove it.

Downer. I did never hope or think that any thing I con say should be so satisfactory to you, but things might be retorted upon me, and perhaps what I thought might be for extenuating my Crime, may fall out to my disadvantage: I understand you do proceed upon three particulars, either signing the first Warrant for constituting the Court, To my remembrance I know not of it, if my hand was to it I have forgot.

Councel. Tour hand is not to that, but we mean your hand is to the Warrant for execution - pray shew it him, (It was seen him.)

Downer. My Lord, how to reconcile that which hath been said before with this that comes after, I leave it to you, I am totally at a losse. When shofe times were, how imperuous the Soldiers, how not a man that durst either disown them or speak against them, I was threatned with my very life, by the threats of one that hath received his reward, I was induced to it. Certainly my Lord it doth argue that there was not malice predominant; Love and Hatred cannot be at the same time in one person. Design my Lord, what should be my design; a poor ordinary mean man. Surely my Lord, I could not design any great matters or places. I knew my felf unsit, I humbly beg you would give me leave to tell you a fittle what I got.

Mr. Soll. Gen. By your favour my Lord, the Prisoners at the Bar may say what they will by way of extennation, but we expect that when they enter upon these Discourses they will save your Lordships time and ours, by a publick confession and evidence of sorrow. We cannot spend so long time to hear these long Discourses, we will rather prove it against every man singly.

Downer. I will trouble you no farther, I do acknowledge all, I humbiy submit and beg your favour, and leave my self upon my Countrymen the Jury, and beg the Kings mercy especially. —— Pray spare me one word, that you would hear but a Witnesse or two unto that businesse.

Councel. He doth confesse be sate and signed, we believe he is sorrowful and against his Conscience he did sign, and that he did it out of a fear and from athreat, that he was over-awed (so was the Hangman too) but after he had apprehended this sorrow, and declared his Judgement upon the fath. He signed the warrant.

Downes. My Lord I do humbly beg his Majesties mercy, I came in upon the proclamation.

Vincent Potter. My Lord, my condition requires ease for my body, (he had a fit of the Stone upon him at the same time) I pray that the passing the Sentence for execution may be suspended.

Lord Cheif Baron. The Execution must be suspended, for you are with-

in that Qualification.

Potter. I defire only this, I am not in a condition to declare what I know and would speak, I am mighty full of pain, if I am under that Qualification, let me rest under that.

Councel. Do you confesse the Indictment, or will you put us to prove it?

Potter. I am one that came in.

Lord Cheif Baron. It is then with you, whether or no did you sit, sign, or all in this High Court of Justice against the King?

Potter. I will deny nothing, I confesse the fact, but did not con-

trive it. I am full of pain.

Lord Cheif Baron. According to the demerit of the Case in Law, you must receive Judgement here, but no execution of that Judgement shall be until the King by advice and consent of Lords and Commons shall order the execution of it, you are to be tryed now. Do you confesse you signed the Warrant for execution of the King?

Potter. I do contesse it, my Lord.

Conncel. VVe do accept it.

Potter. I beseech you let me go to ease my self.

Lord Cheif Baron. Officer, set a Chair for him. (which was done) Mr.

Potter st down.

Aug. Garland. May it please your Lordship, I came here this day intending to have waved my pleas & referred my self to this honourable Court, to be recommended to the Kings mercy and the parliament:

But hearing of some scandal upon me more then ever I did hear till within these sew days, I shall desire your favour in hearing of my Trial.

distment, we should not have accepted it. [ Call the Witnesses.]

Garland. I do confess this, I sate, and at the day of Sentence signed the Warrant for Execution.

Mr. Sol. Gen. And we will prove that be Spit in the Kings face.

Garland.

Gar. I pray let me hear that, Otherwise I would not have put

Clench (worn.

Councel. Do you know the prisoner at the Bar, Augustine Garland? Clench. I know him very well.

Councel. Tell my Lords and the Jury how you fan him behave himself,

to our Soveraign Lord the King when he was at the Bar.

Clench. I was that day at Westminster-hall when the King had sentence, they hurried the King down, this Mr. Garland came down stairs by them, towards the bottome of the stairs he spit in his face at a little distance.

Councel. Do you believe he did it on purpose, upon your oath?

Clench. I suppose he did it somewhat suspiciously in that way; I did see the King put his hand in his lest pocket, but I do not know

whether the King wiped it off.

Mr. Sol. Gen. The King wiped it off, but he will never wipe it off so long as be lives: He hath confessed that he sate, that he sentenced, and that he signed: We say he contrived it at the beginning, and at last hid desiance to the King, I shall desire he may be remembred in another place.

Garland. I do not know that, I was near him at that time, I do not remember this passage, I am afraid he is an Indigent person, if I was guilty of this inhumanity, I desire no savour from God Al-

mighty.

L. Ch. B. I will tell you this doth not at all concerne the Jury, but this

Circumstance possibly may be considered in another place.

Gar. I refer my self whether you be satisfied that I did such an Inhumane act, I submit that to you; I dare appeal to all these Gentlemen here (looking upon the prisoners) or any other whether they ever heard of it, nor I was never accused for such a thing tillassew dayes since; but I wave my plea, and refer my self to the Court: Now, my Lord, this is the truth of my Case, there is that honorable Gentleman the Speaker of the House of Commons knows, I lived in Essex in the beginning of these troubles, and I was inforced to forsake my habitation, I came from thence to London, where I have behaved my self fairly in my way. Asterwards in 1648 I was chosen a member into the Parliament, in June 1648. I came in a member of the Parliament, My Lord, after the division of the House, by the

insolency of the Soldiery. Some came to me, and defired me, that I would got the Home, I was then at my Chamber at Lincolns-Inne, I forbore a Week and more; faid Is .I do not expect to be admitted, for they look upon me as another person; said they, if you will go, you shall have no comradiction; I went, and went in; when I was in the first bufineste that came was the bufiness of Tryal of the King, and it was pint upon me to be Chair-man, for bringing in this Act for Tryal; I did not know how to contradict that power or authority ( be it what it will ) but I must obey (I fear my ruine will follow it :) in that respect my Lord, when I came there, I was forced to run throughout what they had imposed upon me. - Having feen me, I could not fliriak from them for fear of my own destruction and thereupon I did go in, & did that which I have confessed to your Lordships, not out of any malignity to I had never any difrespect to him in my his Majesty. life; My Lord I did not know which way to be fafe in any thing, without Dores was mifery, within Dores was milcheit, I do appeal to all that had any thing to do with me, that I never did any wrong to any that was of the Kings party, but helped them as I was able. My Lord, when the Government was thus toffed, and turned, and tumbled, and I know not what, and the fecluded Members came into the House, I knew por what to do in that case neither. Assoon as this parliament had declared the Treaty, which was the eighth of May, the ninth of May I appeared before the right honourable the Lord Mayor of London, and did claim the benefit of his Majesties gracious Declaration, and to become a Loyal Subject, as in my heart I alwayes was ; and my Lord Mayor being there, I hope he will restifie, that assoon as I heard of the proclamation, I rendered my felf according to the the proclamation; My Lord, this hath been the carriage of me, being alwayes under fear and force, I refer my felt to your Lordships.

M m

Symon Meyne.

Symon Meyne. When I was last here my Lord, that I did then speak Not guilty, was not as to the matter of sact, but my Conscience telling of me, that I had no malice or ill intention to his Majesty, that was the reason. For matter of sact I shall acknowledge what I have done, and lye at his Majesties seet for mercy. I am an ignorant weak man in the Law, I will contess the sact. Councel. Did you signe the Warrant for summoning that

Councel. Did you signe the Warrant for summoning that Court, and did you signe the Warrant for Execution of the

King ?

Meyne. I did fic in Court ?

Councel. Did you fign the VV arrant for Execution?

Meyer. My Lord, I knew not of the Kings bringing up, I never was at any Committee.

Councel. IVe do not ask you that. Look upon the warrant and

fee if your band and feal be not to it?

Meyne. My Lord, it is my hand.

Councel. Then my Lord we have done.

Meyne. My Lord, I acknowledge it is my hand. By what importunity it may be known to some here. I was very unwilling to it, I was told, what fear was there, when forty was there before, and twenty was of the Quorum? I was thereupon drawn in to set my hand to it. My Lord I never plotted nor contrived the businesse. There was a Gentleman that told me, if I did offer to speak in the House (pluckt me down by the Coat, and be told me I should be sequestred as a Delinquent the name of this person I shall omit) saith he, you will rather lose your estate, then take away the Kings life. I leave it with you.

James Temple. At the last time I pleaded to the Indictment Not guilty, but I shall now defire to see my hand, and if it be my hand I must consess all, the circumstances must follow; (The Warrants being shewn him) I do acknowledge it is my hand to both, I never did consult concerning

Page, I more had

cerning the Court.

James Temple. I refer my self to the King and parliament and presented a pecition which was received by the Court.

Peter Temple. When I was here the last time, I pleaded Not guilty—the reason was because there are divers things in the indictment, that my Conscience tells me I am not guilty of, for I had not a malicious or trayterous heart against the King. To save your Lordships time, I will confesse what I am guilty of. I was in the Court, sate there, if see my hand I shall confesse it.

Councel. VVere you there when Sentence was given?

Temple. Yes Sir.

Councel. Show him the warrants (which being showed him)
I acknowledge they are my hand, and refer it to your Lordships.

Councel. Mr. Wayte you beard the Charge read against you,

what fay you to it ?

I homas Wayte. Truly my Lord, when I was here last, I pleaded not guilty, I humbly defired then your Lordships to hear me a word or two. You promised me then I should be heard, I shall defire to speak for my self.

Lord Cheif Baron. God forbid but you fould.

Mr. Soll.G. By your Lordsbips favour we must speak first if he will confesse the fact, he may speak what he will. Did you sit in the Court?

Wayte. Yes.

Councel. The day of Sentence?

VVayte. Yes.

es c-

De De

Councel. Is your Hand to the Warrant for Execu-

Mm 2

Wagte.

him) My Lord Confesse it is like my hand, but I do not remember it.

Councel. If you do not acknowledge it. It will be

WVayre. Truly my Lord, I do beleive it is my hand.

## Councel. Then the Jury will not doubt it,

VVante. But I defire to be heard. I am loath to trouble you much, I will tell you how I was brought into this businesse. My Lord I was a Member of that House, that erected this Court , when the Treaty was in the Isle of Wight, mmediately after the Army came up, I was utterly against that Act in the House. When the Army came up to purge the House, I was much troubled at it, I defired to know the Charge they had against them. Two or three dayes after I did move, and there were other Gentlemen, that did move to know what Charge there was. They fent word we should have a Charge in due time, we fent and none came but faid we should have it in due time: I went to those worthy Genelemen, to see them in prison, and see nothing would be done: I took my leave and made account to fee them no more, and went down into the Country to Leicester-sbire: I was sent for up several times. I would not come with threats upon pain of Sequestration. My Lords, there were Petitions going up and down in the Country for bringing the King to that bulineffe, which was against my conscience. I went to Rutlandbire, I heard there were some things working there, I used my interest, and I thank God I stopt it. I came then to London, when alk thele things were defroyed. Deams to London: the day before the Sentence was given, I went and the House (thought nothing) some were sent to the Tower and I was fent for to the House and my name was in the Act unknown to me, but one fent a Note in my.

my Lord Grayes Name, that he would speak with me: I' went to him, and I faid, my Lord what would you do with me? faith he, I did not fend for you. Thereupon Crommell and Ireton laid hold on me, faid they, we fent for you, you are one of the High Court, No faid I, not I, my judgement is against it, they carried me to the Court. When the King defred to speak with his Parliament, I rising up, one told me I must not be heard, for the President was to give Judgement, and faid there was an order that none should speak in Court. Mr. Downes did move and they did adjourn the Court, and I was glad I got out; Cromwell laughed, and smiled, and jeared in the Court of Wards. I hope your Lordship will be pleased to consider I was no Concriver, no Soldier that put the force upon the House, that erected the Court; None of the Law makers, or did any thing maliciously against the King. My Lord, I was looked upon with an evil eye, for regarding the Kings friends in the Countrey: Gray he told me the King would not die, I hope he will not, faid I; the next day on Monday. I went to the House, they were labouring to get hands for his Execution at the Dore. I refused and went into the House : faich Cromwell, those that are gone in shall set their hands, I will have their hands now. This night I went to the Lord Grays, and he faid I an afraid they will put him to death. I faid so also. My Lord I have been a great sufferer, I was drawn in; trapin'd into it, fince being a friend to the Kings friends, I am almost ruined in my chare; I befeech your Kordhips make the best interpretation. I hope you will beleive I was no Contriver, I humbly by hold upon the Kings mercy and favour. I came in upon the proclamation, I pray that this Honourable Court, will prefer my petition to the King and both Houses of Parliament, which the Court then re-

William Hoveningbam;

william Heveningbam. My Lord, in 1648, we were under a force, under the tyranny of an Army, they were our Masters; for a malicious and a traiterous heart I had not. I do absolutely deny the signing the warrant for summoning the Court; and also that warrant for execution of the King; at the time of the sealing, I had that Courage and boldness that I protested against it.

Councel. We do not question him for that, but for sitting in the high Court of Justice, and that upon the day of the sentence, do you deny that?

Heveningham. My Lord, I cannot say positively.

· Councel. If you deny the matter of fact, it must be proved.

Heveningham. I cannot say positively, but it may be I

might.

Councel. Either say positively you did, or else let the wit-

neffes be call'd.

Heveningham, Truely, my Lord, I think I did, but my

Lord Chief Baron. Mr. Heveningham, that shall be con-

sidered.

Councel. My Lord, to sit upon the day of sentence was high treason in it self, and is an evidence of Compassing and Imagining

the Kings death.

Hev. I shall lay hold of the Declaration, I came in upon the proclamation, I pray your Lordships to intercede for me to the King, and both Houses of Parliament, I pray the mercy of this Court.

L. Ch. B. You of the Jury, they have all confessed, and

therefore you may go together.

Simon Meyne. My Lords, I have forgot my Petition, it is at my lodging, I desire I may send it at night.

John Downes and Peter Temple prayed the like favour.

L. Ch. B. Do, fend them, they shall be received.

The Jury having consulted together a certain time, they went to their places.

Clerk. Gentlemen, are you agreed of your verdiet?

Jury. Yes.

Clerk. VVbo shall say for you?

Jury. Our Foreman.

Clerk. John Downes bold up thy hand — Look upon the prisoner, how say you, is he guilty of the High Treason whereof he stands indicted, and hath been arraigned, or not guilty?

Forem. Guilty.

Clerk, Look to him Keeper, VVhat Goods and Chattels,

Forem. None to our knowledge. And the like verditts at the same time passed in the same manner against Vincent Potter, Augustine Garland, Symon Meyne, James Temple, Peter Temple, Thomas Waite, and William Heveningham.

Potter. I hope I may be freed from Irons, I am in pain, and a man of bulk.

L. Ch. B. VVe can give no order in it, we must leave it to the Skeriff.

Potter. I begg it of you, my Lord.

I. Ch. B. VVe must leave it to the Sheriff.

Mr. Heveningham. You must withdraw from the Bar. Clerk.

Clerk. Officer, bring down Waller, Fleetwood, Hacker, Axtel, Hulet, Penington, Marten, Millington, Titchborne, Roe, Lilburne, Smith and Harvey, and fet them to the Bar, which was done accordingly.

Clerk. Hardress Waller hold up thy hand, whon hast been Indicted and found guilty of High Treason, what canst thou say, why judgment should not passe on thee to dy according to Lam?

Waller. My Lords I am now it seems Convicted by Law, and so adjudged: Your Lordships the other day on my desire told me, I might have liberty to speak upon my trial, I must now beg the like upon a condemned person.

L. Ch. B. You are Convicted, not Condemned.

Waller. My Lords, I was the first that pleaded Guilty, I bless God that he gave me a heart to do it, I find most peace in the doing of it; and since there is nothing lest but hopes of Mercy, I humbly submit it to your Lordships to hear me in this sad condition, that that may make me seem more capable of mercy. I have, my Lords, been so unhappy to have been transplanted out of my Countrey these thirty years, I have been but once these eleven years in England, this must needs make me a stranger.

L.Ch. B. I must not hinder you, because it is for mercy that you plead, but consider with your self whether it will not be better to give it in a Petition: I leave it to you, we can do nothing in point of

Mercy but Judgement.

Waller. Onely this (my Lord) whether I am not the more

capable of your mercy.

L.Ch. B. That you may understand it, the Act of Indempnity of Parliament bath excepted you, yet, upon some qualifications; we are to proceed according to Law, that is to go to Conviction and Judgement, The Act sayes, that after Judgement there shall be no execution, but that it shall be suspended till a further Act of Parliament to be passed for that purpose; so that in the mean time we are to proceed no further then Judgment, That which concerns Mercy, is referred to another place, If you please

to lay any thing to satisfie us, or to go by way of Petition, it must

be left to you, but what you fay for mercy is nothing to us.

Waller. I humbly thank your Lordships for this clear and noble dealing, and withall, I would be g that these people that are witnesses of my shame and guilt may know that it was a force and temptation upon me; I shall not insist much, I have said, that I did plead guilty, which was most safe to my own conscience, yet I should make it appear, that I did appear more to preserve the King from Tryal and sentence then any other.

Lord Finch. Sir Hardress Waller, I have heard of late of your sorrow, which I was glad to hear of, because you are my kinsman,
both by your Fathers and Mothers side, & also my Countrey-man; I
was glad to hear of your great penitence for that horrid crime,
and I would have been glad to have seen it now; advise with your
self, whether you do your self any good in speaking to extenuate,
when you know there is no man against whom there are such circumstances of aggravation as against you; consider whether a pub-

lick penitence would not be more proper.

Waller. I do beseech you report me both to his Majesty and Parliament, and receive me into your grace, as being penitent, truly penitent: To say so now were a small thing, for the fear of the punishment may precure it, but I have been more penitent when no eye hath feen me but God, when I never imagined to be questioned for this fin, then my heart bath yearned in the business; but I Shall not trouble your Lordships, God bolds forth mercy, his . Majesty holds forth mercy, the Parliament bolds forth mercy. My Lords, let me fay something to you, though it be but a word of the violence and force of temptation. you may bave been under it or may come to it, Christ himself was under it, we finde that faithful Abraham by the power of a Temptation dilivered up his wife to commit Aduliery, which scarce a Heathen would, we finde that valiant Peter denied his Mafter, righteous Lot committed incest. None abbors this fact more then I do; I have done it so long before hand. I need not be affraid to speak it in the face of the Judge of all men, that is all I shall say, I rendred my self three times, I had as much opportunity to make my escape as any person what seever.

Lord chief Baron. It is understood Sir Hardress.

Clerk. Isaac Penington hold up thy hand, thou art in the same condition as the former, what canst thou say for thy self why judgment, &c.

Penington. My Lord, I have Said what I have to Say, and Shall not

trouble your Lordships any further.

Clerk. Henry Marten hold up thy hand, thou art in the same condition, what canst thou say for thy self why Judgement, &c.

Marten, I claim the bene fit of the Proclamation.

Clerk. Gilbert Millington hold up thy hand, thou art in the same condition, what canst thou say for thy self why Judgement, &c.

Millington. I shall not trouble you with long discourses, I will say no more but this, I have made a publick resentment of my sorrow for this offence formerly, and many times, I shall now desire no more, but humbly that I may have the benefit of the Proclamation, and pray his Majesties most gracious pardon.

Clerk. Robert Tichborne hold up thy hand, thou art in the same condition, what canst thou say for thy self why Judgement, &c.

Tiehborne. My Lord, I will not trouble you with any repetitions, I

have made my humble request before, I leave it with you.

Clerk. Owen Rew, hold up thy hand, thou art in the same condition, what canst thou say for thy self why Judgement, &c.

Row. My Lord, I have no more to Say then I Said before.

Clerk. Robert Lilburn, hold up thy hand, thou art in the same condition, what canst thou say for thy self why Judgement, &c.

Lilburn. I Ball refer my self without further trouble to the Court, my Lord, I beg the benefit of the Proclamation.

Clerk,

Clerk. Thomas Waire, hold up thy hand, Thou art in the fame condition, what canst thou say for thy self wby Judgement &c.

Waite, I can declare no more then what already, my heart is forry for what I have done, I beg the benefit of the Proclamation.

Clerk. Edmond Harvey, hold up thy hand, thou art in the fame condition, what canst thou say for thy self why Judgement, &c.

Harvey. My Lords, I have no more then what I have faid be-

fore.

Clerk. John downes, hold up thy hand, thou art in the same condition, What canst thou say for thy self why Judgement, &c.

Downes. I shall not trouble you any further, I shall defire the benefit of his Majesties Proclamation.

Clerk. Vincent Potter, hold up thy hand, thou art in the same condition, What canst thou say for thy self why Judgement, &c.

Potter. My Lord, I do not know Law, I understand it not, I am not in a condition to speak what I would have willingly spoke. I desire that God would have mercy, and I look for mercy from God, and wept.

Clerk. Augustine Garland, hold up thy hand, thou art in the same condition, what canst thou say for thy self why Judgement, sec.

Garland. I humbly desire your Lordships charitable opinion of me, notwithstanding what has been objected against me, I humbly refer my self to the Parliament.

Clerk. George Fleetwood, hold up thy hand, thou art in the same condition, what canst thou say for thy self why Judgement, &c.

Nn2

Fleetwood:

I could expresse my forrow, and wept.

Clerk, James Temple, hold up thy hand, thou art in the same condition, what canst thou say for thy self why Judgement &c.

I. Temple. My Lord I can say no more, I beg the benefit of the Proclamation.

Clerk. Simon Main, hold up thy hand, thou art in the same condition, what canst thou say for thy self, why judgement &c.

Mayne. I have told you before, my Lord, I have no

Clerk. Peter Temple, hold up thy hand, thou art in the same condition, what canst thou say for thy self why judgement &c.

Peter Temple. My Lord, I came in upon the Proclamation, and I hambly beg the benefit of it.

Cl. The. Waite hold up thy hand, then art in the same condi-

Waite. My Lord I refer it to your Lord hips.

Clerk, Francis Hacker, hold up thy hand, thou art in the same condition, what can't thou say for thy self why judgement &c.

Hacker. My Lord, I have nothing to say, but what has been before your Lordships.

Clerk. Daniel Axtell, hold up thy hand, thou art in the same condition, what canst thou say for thy self why judgement &c.

Axtell. May it please your Lordships, my ease differs from the rest of the Gent.

Lord chief Baron. I would be loath to hinder you, but I must tell you, that what bath been overfuled must not be spoke to, if you have any thing against the Indistment, matter of Law, go on

Axtell, I have one thing more that I did not then mention.

L. chief Baron. If it tend not as an exception to the Indictment it is not to be heard.

Axtell. My Lord, then I shall apply my self to that point, I humbly conceive my Lord, that my overtacts were not sufficiently set down in the Indictment, as might be sufficient in Law to attaint me of high treason, I do not remember that the Overtact that was applyed to me in evidence was charged in the Indictment, I have onely that exception, because of the insufficiency of that point; In the next place, my Lord, there is not the right additions to my name; there are many persons of the same name, I am arraigned by the name of Daniel Axtell of Westminster in the County of Middlesex Gentleman, I think none knew me to live there and inhabit there.

Lord chief Baron. I would not interrupt you, this is past, you should have made your exception to that as Master Marton did before concerning his name, that should have been first done, you have appeared and pleaded to that name, and it was late of

Westminster.

Axtell. My Lord, I have this to speak in arrest of Judgement, that the indictment being grounded upon that statute of the twenty sight of Edward the third, it is either mistaken or not pursued, my Lords, I did yesterday give you the judgement of the Lords and Commons concerning the statute in relation to my case, I say the Statute was mistaken, or not pursued.

Lord chief Baron. That was offered before Sir, as to the matter

of it.

Axtell. My Lord, I think not, I am mistaken if it were.

Lord chief Baron. Then open it.

Axtell. My Lord, I do not find in that statute, that words are an

overtact, words onely.

Lord chief Baron. This was overruled. The things that you objected were these, That there is not any overtact that is laid, that could be applicable to your case, if it were not particularly applicable (you are found guilty by the Jury) it would be nothing: But there is an overtact, you were present at the Court, beating the Souldiers, sending for an Executioner, but for words,

if one man should say, here is the King, go and kill him; this is treason: but you were guilty in all according to Law, You being there and doing this, you were not guilty onely of the words, but of all that was done, there is none but Principalls in treason, what we say and do to you we well know we must answer before God Almighty for it.

Axcell. I have but one word more, truly I do appeal to God before whom I shall have another tryall, I do not find my self guilty either of consulting, contriving, or having a hand in the death of the King, I am

innocent, and I pray God that my innocent blood.

Lord chief Baron. Pray Sir-

Lord chief Baron. You are now to speak in arrest of Judge-

Axtell. I have no more, I pray your Lordships favour and mercy.

William Hulet alias Howlet hold up thy hand, thou art in the fame condition, what canst thou say for thy self why Judgement

Hulet. Truly my Lord, I have little further to say, If you had been pleased to give me surther time, I should have cleared my self, I call God above to mitness upon this account, that I am as clear as any man, I

Submit to the mercy of the Court.

Lord chief Baron. For that I do presume (but cannot positively say it) that at your request (notwithstanding the Judgement will pass against you) there may be some time till his Majesties pleasure be known before any execution will be upon that Judgement against you, in the mean time we must proceed according to Law and Justice.

Proclamation for filence whilst judgement is giving.

# The Lord chiefe Barons speech before the sentence pronounced against the aforenamed Prisoners found guilty.

You that are Prisoners at the Bar, you stand here in several Capacities, yet all of you persons convicted of the detestable and execrable murder of our Soveraign Lord King Charles the first of bleffed memory. Mistake me nor, I do not say that you are all of you guilty of executing the fact, but in Law and in confcience (pro tanto though not pro toto) you are guilty of it, in that you prepared the way and means to it, in that you brought his head to the block, though you did not cut it off. You are here in three forts, and I must apply my words accordingly, and truely I do it with as much forrow of heart as you have, many of you being persons of liberal education, great parts, I lay you are of three forts. There are some of you that though the judgement of death is to passe against you, ty his Majesties grace and favour, and the mercy under him, of the two houses of Parliament, Execution is to be suspended until another Act of Parliament shall passe to that purpose, that is, all of you but three, for those three, the one of them that was last called, William Hevening ham, he is in another capacity too; for I prefume some time will be given to him to confider of some thing relating to him before any order will be given for his execution, there are two others of you, and that is Dan. Axtel and Francis Hacker, and for you as it yet stands before us, there is no mercy, there is no room for it, but though you be in these several Classes, yet what I shall say will concern you all, because I do not know how it may fall with you, none of us knows how foon we may come to our deaths, fome (probably) fooner then others, all must come to it, you are now before the tribunal of man, but that is for judgement for your offence here, but there is another judgement hereafter and a tribunal before which both you and we must stand, every man here, and we must receive according to our work, those that have done ignorantly, by a serious and unfeigned repentance God Almighty may shew mercy unto them. He hath referved mercy even for the greatest offenders. Saint Paul himself when he persecuted Christignorantly, upon his repentance he found mercy, those of you that are not yet convicted in your consciences of the foulnesse of this horrid fact, look into your consciences a little more, and see if it be not a great judgement for your former offence, that you should be given over to a reprobate fense, let me tell you a seared conscience, a bold confidence not upon good grounds, is so far from securing the conscience, it may stiffe perhaps the mouth of Conscience, but it will rise up more in judgement against you. Here you have made your defence, and I do not blame you for it, life is precious, but remember the thoughts of your hearts are open whether you did it Ignorantly, Covetoully, or to get the government into your own hands, that I am not able to fearch into, God and you only know that; give me leave to fay fomething, perhaps I have repeated it by parts before, God is my witnesse what I speak. I speak from mine own conscience, and that is this, Gentlemen, because I saw it stuck with fome of you, that is, that whatfoever the case was, that by the Laws of these Nations, the fundamental laws, there could not be any coercive power over your King, I speak it again, because I' would as near as I could, speak the whole truth and would not missead any man in such a case, remember that no power, no person, no Community or body of men, not the people, either collectively or representatively, have any coercive power over the person of the King by the fundamental Lawes, for that Gentlemen I shall begin to shew you that which all of you might remember, that is, your oathes of Allegiance and Supremacy, and to adde to this that obligation which all this whole Nation did oblige themselves to, by the Parliament without question then rightly represented and in being. The first of K. James whereby to shew you, that not only persons, but the body politick of the Nations, not only the fingle Members, but the Members in both houses of Parliament were loyal and obedient subjects to the K. their head, even to yield a natural and humble obedience, and allegiance. I told you the Act of the I of K. James, when K. James came first into Engl. we the Lords and Com. representing the whole people of the Nation,

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Nation, the very words of the Act are fo, primo Iacobi, Chapter the fielt, representing the whole body of the Nations, dos acknowledge an bumble naturall Leige obedience to the King, as supreme, bis Heirs and Successours, and in the name of themselves and all the people bumb'y submit themselves, untill the last drop of their bloud be spent in defence of the King and his Royall posterity: and therefore they did oblige themselves, and all the people of England, asfarre as they could represent them, (the words are more full then I can expresse them ) and indeed it is so dark I cannot read them. They did acknowledge, to be bound to him, and his Imperial Crown. Remember these were not words of Complement, you shall finde that they all of them, and so did so many of you, as were members of Parliament, yea all of you, before you came into the House of Commons, did take the Oath of Allegiance, which was made after this Recognition; the third and fourth of King lames, or otherwise, were not to be members, what was that Oath of Allegiance that you took? it was that you should defend the King his person that is in 3 lacobi Chapter the fourth, his Crown and Dignity ) what was it? not onely against the Popes power to depose, but the words are or otherwise; look into the Act, and reflect upon your Conscience, and you shall find that all did swear to defend the King, his Crown and Dignity, and there it is called Imperial Crown, I would have you lay this to heart, and see how far you have kept this Oath. Gentlemen, in the Oath of Supremacy which you all took therein, you did further acknowledge that the King was the onely Supream Governour of this Realm: mark the words, I will repeat them that you may lay it to heart, you that have more time to apply i: to your fact; and you that have leffe time for ought I know, you have reason to consider what I have to say, you iwear then that the King by the Oath of Supremacy, which all of you have taken or ought to have taken; If any of you have not taken it yet, notwithstanding you are not absolved from the obligation of it, but molt of you did take it, there you swear that the King is the onely supream Governour of this Realm, & you swear there that you will detend all Jurisdictions, Priviledges, Preeminencies and Authorities granted or belonging to the Kings Highnesses His Heirs

Heirs and Succeffors, or united or annexed to the Imperial Crown of this Resim. For the First, if the King be Supreme, then there is no coordination. Non babet majorem, non habet parem, that (word Imperial Crown ) is at least in nine or ten several Statutes, it is the very word in this Act that was made lately in pursuance of former Acts concerning Judicial proceedings, and fo in the time of K. Charles, they acknowledged him to be their Leige Soveraign, I fay the tword Supreme and to the word Imperial Crown , is in the I of Q. Eliz. the 3.the 8.of Eliz. the twenth fourth of Henry the 8. chap. 12. there it is faid this Kingdome is an Imperial Crown, subject to none but God Almighty. Before these times you shall find in the 16. Richard the 2. the Statute of Pramunire, the Crown of England subject to God alone. I will go higher, William Rufus (tome of you are Historians, and you shall find the same in Eadmerns, and alfo in Mathem Paris, Mortly after William Rufus's time) when he wrote to the Pope, he challenged & had the tame liberty in this Kingdome of Eng. as the Emperour had in his Empire (mistake menot, I speak onely as to the person of the King ) I do not meddle of rights between the King and Subjects, or Subject and Subject, you fee in this case concerning the death of bis Majesties dear father, and our blessed Sovereign of happy memory he doth not judge himself but according to laws that which I affert is as to the person of the King, which was the priviledge of Emperours as to their personal priviledges, if he had offended and. committed an offence, he was onely accountable to God himself. I will come back to what I have faid, you swore to be faithfull to the King as supreme. The King of Poland hath a Crown, but at his Oath of Coronation it is conditioned with the people that if he shall not govern according to such and such rules, they shall be freed from their homage & allegiance. But it differs with our King, for he was aking before oath. The King takes his oath, but not upon any condition, this I show you to let you fee that we have no coercive power against the King. The King of Engl. was anointed with. oil at his coronation, which was to hew that absolute power (1 do not fay of Government ) but of being accountable to God, for what he did: The Law faith, the King doth no injury to any man, not but that the King may have the imbecillities & infirmities of other

men, but the King in his fingle perion can doe no wrong but if the King command a man to beat me, or to diffeize me of my Land, I have my remedy against the man, though not against the King: The Law in all Cales preferves the perion of the King to be untouched, but what is done by his Ministers un'awfully, the re is a remedy against his Ministers for it, but in this case, when you come to the person of the King, what do our Law Books say he is? they call him Caput Respublica, Salus Populi, the Licutenant of God; and let me tell you, there was never fuch a blow given to the Church of England and the Protestant Religion. There was a Cale, and that of the Spencers, you shall find in the 7th. Report of the Lord Cook, in Calvins Cafe, that Homage is due to the King in his politick capacity, and then they made this damnable inference, that therefore if the King did not demen himself as he ought, that he should be, reformed pure afpertee, by asperity, sharpnels or imprisoment, but these were condemned by two Acts of Parliament in Prior, that they could not dos that even in that case, one was called the banishment of Hugh Spencer, and the other is in I. Edw. 3. upon the Roll. My Matters in the first of Henry the 7th. you hall find it in the Princed feaven Books he faith, that as to the Regality of his Crown, he is immediately subject unto God. Mark the Doctine of the Church of England Gentlemen, I doe not know with what spirit of equivocation any man can take that Oath of Supremacy: You shall finde in the Articles of the Church of England, the last but one or two; it is that Article which fees forth the Doctrine of the Church of England; they fay that the Queen and so the King hath the supream power in this Realm, and hath the chief Government over all the Estates of the Realm, the very words are to, this was shorely after making the Act, the Articles were in 1552 and the came in 1558 or 1559, it is to shew you the King hath the chief Government over all the Estates within the Nation, and if you look uponit, you shall finde it was not onely the judgement of the Church, but of the Parliament at the same time. They did confirm this Article fo far, that they appointed that no man should take or be capable of a Living but those that had taken that Oath, God forgive those Miniflers that went against it. The Queen and the Church were willing Oo 2

that thefe Chould be put into Latine, that all the world might fee the Confession of the Church of England, and of the people of England, you may read it in Cambden: I have told you how and wherein the chief power confifted, not in refpect the King could doe what he would; no the Emperours themselves did no: challenge that, but this they challenge by it, that they were not accountable to man for what they did. No man ought to touch the person of the King, I presse it to you in point of conscience, you fee in the Scripture in the 51. Pfal. the Pfalm of mercy whereby we ask pardon of God for our great offences, I think none of you in this condition, but will joyn in this, you know the adultery and murther that David committed, this penitential Pfalm was made for that, what doth he fay? against thee, thee enely have I finped, &c. tibi foli peccavi, Domine ; not because he had not finned against man, for 'tis plain he had finned, both against Bath heba, and Uriah too: But because, He was not liable to the tribunal of man, he was not bound not accountable to any man upon earth: and now my Masters, I beseech you consider that some of you, for ought I know, suddenly, and some of you for ought I know, not long after, all of us we do not know how foon, must come to make a right account to God of what we have done, after this life you enter into an Eternity, an Eternity of happinesse, or of Woe, God Almighty is mercifull to those that are truly penitent, the thief upon the Croffe, and to all that are of a penicent heart, you are persons of education, do not you go on in an obstinate perverse course for shame of men even this shame which you now have, & which you may have when you come to die, a la dified use may be made of it, you pay to God some part of that punishment which you owe to him for your finnes', I have no more to fay but the next thing I have to do is, o g ve the Sentence, the Judgement, which truly I do with as unwilling a heart, as you do receive it You Prisoners at the Bar , the Judgement of the Court is this, and the Court doth award that &c. and the Lord have mercy on your Souls.

Court adjourned till Friday feven a Clock in the morning.

### Friday 19. Ottob. 1660.

### Set William Heveningham to the Bir.

Scrient Keeling. May it please your Lordships, the prisoner at the Bar William Heveningham hith been indicted of high Treason for compassing and imagining the death of the late King of blessed memory, he has been tryed, the Jury has found him guiltie. I do humbly move your Lordships in the behalf of the King that you will proceed to Judgement.

Cler. Villiam Heveningham, hold up thy hand what canst thou

fay for thy felf why Judgement, &c.

Heveningham. My Lords, I have nothing more to say then I said formerly, only I plead the benefit of the Proclamation, and cast my self upon the mercie of our most gracious Soveraign, and desire

your Lordships to be mediatours on my behalf.

Lord Ch. Baron. By the Act of Indempnity (of which you claim the benefit, and we ought to take notice of it) we are to proceed to Judgement, but no Execution of this Judgement is to be untill by another Act of Parliament by confent of the King it shall be Ordered. And therefore I need not speak more of that, or any Exhortation for preparing your self for death; our work is onely to give Judgement; The Judgement of the Court is this and the Court doth award, that you the Prisoner at the Bar be led back to &c. And the Lord have mercie upon your Soul.

Hus having given to the Reader a most impartial view of every passage occurring in this so solemn and legal Indictment, Arraignment, Tiyal & Condemnation of these. Twenty nine black Regicides, with their several Pleas and Defences in their owne words: It may be also some additional satisfaction to let the Reader know the time and manner of the Death of such of them who were according to the Sentence Executed. For their last Discourses and Prayers, as they were made in a Croud, and therefore of possible to be taken exactly; So it was thought fit rather to say nothing, then give an untrue account thereof: choosing rather to appear lame, then to be supported with imperfect assistances.

N Saturday the 13. of October 1660. betwist nine and ten of the clock in the morning, Mr. Tho. Harrison, or, Major General Harrison, according to this Sentence was upon a Hurdle drawn from Newgate to the place called Charing-Crosse, where within certain Railes lately there made, a Gibbet was erected, and he hanged with his face looking towards the Banqueting house at Whitehall (the place where our late Soveraign of eternal memory was sacrificed) being half dead, he was cut down by the common Executioner, his privy members cut off before his eyes, his Bowels burned, his Head severed from his Bodie, and his Body divided into Quarters, which were returned back to Newgate upon the same Hurdle that carried it.

H s Head is fince set on a Pole on the top of the South-East end

of Westminster Hall, looking towards London.

The Quarters of his Body are in like manner exposed upon some

of the City Gates.

Monday following being the fixteenth of October, about the same hour Mr. Iohn Caren was carried in like manner to the same place of execution, where having suffered like pains, his Quarters were also feturned to Newgate on the same Hurdle which carried him.

His Majesty was pleased to give, upon intercession made by his

friends, his Bodie to be buried.

Tuesday following, being the fixteenth of October, Mr. John Cook and Mr. Hugh Peters were about the same hour carried on two Hurdles to the same place, and executed in the same manner, and their Quarters returned in like manner to the place whence they came.

The Head of Iohn Cook is fince fet on a Pole on the North-East end of VVestminster Hall (on the lest of Mr. Harrisons) looking towards London, and the Head of Mr. Peters on London Bridge.

Their Quarters are exposed in like manner upon the tops of some

of the City Gates,

Wednesday October the 17. about the hour of nine in the morning, Mr. Thomas Scot and Mr. Gregory Clement were brought on several Hurdles; and about one hour after Mr. Adrian Scroop and Mr. Iohn Iones together in one Hurdle were carried to the same place, and suffered the same death, and were returned and disposed of in like manner.

Mr. Fra.

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Mr. Fra. Hacker and Mr. Dan. Axtel were on Friday the 19. of Octob. about the same time of the morning drawn on one Hurdle from Newgate to Tyburn, and there both Hanged, Mr. Axtel was Quartered and returned back, and disposed as the former; but the Body of Mr. Hacker was, by his Majesties great favour, given entire to his friends, and buried.

FINIS.





